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History of State Departments
Illinois Government, 1787-1943

Including Bibliographies of Laws on Subjects Impinging Upon Governmental Functions of Present State Departments

Compiled by
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### VOLUME VIII

|  | Pages |
|--|-------|
| Safety, Department of Public                         | 1     |
| Safety, Deposit Boxes                                | 1     |
| St. Charles School for Boys                          | I     |
| St. Clair County                                     | 1     |
| St. Lawrence-Seaway Route                            | 1     |
| St. Louis Exposition                                 | 1     |
| Salaries of State Employees                          | 1     |
| Salaries of State Officials                          | 1     |
| Salary Investigation Commission                      | 1     |
| Salary Standardization Commission                    | 2     |
| Sales Tax  | 2     |
| Sales Tax, Joint Committee to Draft a Constitutional | 2     |
| Saline River   | 2     |
| Salines  | 2-5   |
| Salt Mines   | 6     |
| Saltpetre Mines                                      | 6     |
| San Francisco Exposition                             | 6     |
| Sangamon County                                      | 6     |
| Sangamon River                                       | 6     |
| Sanitary Districts                                   | 6     |
| Sanitary Engineering                                 | 6     |
| Sanitary Engineering, Division of                    | 6     |
| Sanitary Water Board                                 | 6     |
| Sanitation   | 6     |
| Sanitorium for Women, State                          | 6     |

|  | Pages |
|--|-------|
| Saturdays  | 6     |
| Sanitary Water Board   | 7     |
| Savings Societies  | 7     |
| Scates, Revised Statutes   | 7     |
| School Codes   | 7     |
| School, College and Seminary Funds   | 7     |
| School Commission, Illinois Public   | 7     |
| School for Deaf, Illinois  | 7     |
| School for the Blind   | 8     |
| School for the Blind Fund  | . 8   |
| School for the Instruction and Training of Idiots and<br>Feeble-Minded Children in the State of Illinois | 8     |
| School Fund  | 8     |
| School Fund, Kaskaskia Common  | 8     |
| School Fund, Public  | 8     |
| School Fund, State   | 8     |
| School Fund, State Common  | 8     |
| School Holidays  | 8     |
| School Lands   | 9-16  |
| School Lands, Acts Re  | 17-31 |
| School Laws  | 32-90 |
| School Libraries   | 90    |
| School Records   | 90    |
| School Revenues, Commission of   | 90    |
| School Taxes   | 90    |
| Schools, History of  | 91-95 |
| Schools, Professional  | 96    |

|  | rages   |
|--|---------|
| Schools, State Superintendent of Common                    | 96      |
| Scott County   | 96      |
| Science, Illinois Academy of                               | 96      |
| Seals of Illinois Territory and State                      | 97-102  |
| Seals of Individuals, Corporations or other Jurisdictions  | 103-105 |
| Seat of Government   | 106-107 |
| Second Regiment Armory Site in Chicago, Commission to Sell | 108     |
| Second State Bank  | 108     |
| Secretary of State - Territorial Period                    | 109-111 |
| Secretary of State - 1818 Constitution                     | 112-122 |
| Secretary of State - 1848 Constitution                     | 123-130 |
| Secretary of State - 1870 Constitution                     | 131-173 |
| Securities, Acts Regulating Sale of                        | 174-175 |
| Securities Department                                      | 175     |
| Security Hospital, Illinois                                | 175-177 |
| Seditious Activities Investigation Commission              | 177     |
| Seed, Inspection, Division of                              | 177     |
| Seminaries   | 177     |
| Seminary Fund  | 177     |
| Seminary Lands   | 178-185 |
| Senate Penitentiary Investigation Committee (Commerce)     | 185     |
| Senatorial Committee                                       | 186     |
| Senatorial Districts                                       | 187     |
| Senators, U. S.  | 187     |
| September, First Monday in                                 | 187     |
| Septic Tanks   | 187     |

|   | Pages    |
|---|----------|
| Serum   | 187      |
| Service Recognition Board   | 187-189  |
| Sesqui-Centennial Exposition Commission   | 189      |
| Sewage Disposal   | 189      |
| Sexual Psychopathic Persons   | 189      |
| Shabbona Park   | 190      |
| Shanahan Statue   | 190      |
| Shawneetown   | 190      |
| Sheridan Monument   | 190      |
| Sheridan, Illinois State Reformatory at   | 190      |
| Sheridan Branch, Illinois State Training School for Boys                                    | 190      |
| Shields Statue Commissioners  | 190      |
| Shiloh Battlefield Monument Commission  | 191      |
| Shipments to Agricultural Associations, Committee to Investigate                            | 191      |
| Shipping Department .   | 191      |
| Shoal Creek Saline, Bond County   | 192-194  |
| Sicily, Committee to Collect and Transmit Money to Aid Earthquake<br>Sufferers in Italy and | 194      |
| Siloam Springs State Park   | 194      |
| Skillet Fork  | 194      |
| Slogan, State   | 195      |
| Slum Clearance  | 195      |
| Small Business Enterprise Commission  | 195      |
| Small Loans, Acts Re  | 195-195A |
| Smith Memorial  | 195A     |
| Cmith Hund Ctatutes   | 195A     |

|  | Pages   |
|--|---------|
|  | 195A    |
| Smith Revised Statutes   | 196     |
| Smokeless Coal Experiments, Joint Committee on                                       | 196     |
| Snicarty   | 196     |
| Social Hygiene Control Division  | 196     |
| Social Welfare   | 196     |
| Soil Conservation  | 196     |
| Soil Conservation Board, State   | 196-197 |
| Soil Conservation Districts Board, State   | 197     |
| Soldiers   | 197     |
| Solders' and Sailors' Burial Records, Division of                                    | 198-203 |
| Soldiers' and Sailors' Children's School   | 204-208 |
| Soldiers' and Sailors' Home  | 208     |
| Soldiers' Bonus  | 208     |
| Soldiers' College  | 208     |
| Soldiers' Compensation Bond Interest and Retirement Fund                             | 208     |
| Soldiers' Compensation Department  | 208     |
| Soldiers' Home in the City of Chicago  | 208     |
| Soldiers' Monument, Mound City   | 208     |
| Soldiers of 1812, Commissioners to Erect a Bronze Tablet to                          | 208     |
| a 11: Ornhans' Home  | 208     |
| Soldiers' Orphans' Home, Joint Committee to Investigate                              | 209-210 |
| Soldiers' Widows' Home   | 210     |
| Song, State  | 210     |
| South Bartonville Hospital   |         |
| South Carolina Inter-State and West Indian Exposition, Illinois Commissioners to the | 210     |
| Southern Hospital for the Insane, Anna   | 210     |
| Southern Hospital for the  |         |

|   | Pages   |
|---|---------|
| Southern Illinois Insane Asylum   | 211     |
| Southern Illinois Insane Asylum and Southern Normal<br>University, Commissioners to Construct the | 211     |
| Southern Illinois Penitentiary  | 212-214 |
| Southern Illinois Normal University   | 215     |
| Southern Illinois State University  | 215-221 |
| Spanish War Veterans, United  | 221     |
| Spanish American War Memorial Commission  | 221-222 |
| Special Days  | 222     |
| Special Joint Committee to Investigate Cost of Copying Laws and Journals                          | 222     |
| Special Tax Commission  | 222     |
| Spitler Woods State Park  | 222     |
| Spoon River   | 222     |
| Sports  | 222     |
| Spring Grove Fish Hatchery  | 222     |
| Springfield   | 222     |
| Springfield Game Farm   | 222     |
| Stallion Registration Board   | 223     |
| Stallion Registration Division  | 223     |
| Standardization, Board of   | 223     |
| Standardization and Markets Division  | 224     |
| Standards Advisory Board, War Labor   | 224     |
| Standards Division  | 224     |
| Standardization, Superintendent of  | 224     |
| Starved Rock State Park   | 224     |

|  | Pages   |
|--|---------|
| State, Commission to Investigate Office and Storage<br>Requirements of | 225     |
| State, Joint Commission on Increasing the Revenue of                   | 225     |
| State, Suits by or against   | 226-227 |
| State Advertising  | 227     |
| State Agent for Visitation of Children Placed in Family Homes          | 227     |
| State Agent in New York to Pay Interest on State Bonds                 | 227     |
| State Agent to Collect War Claims Against the United States            | 227     |
| State and County Agricultural Fair Premium Fund                        | 227     |
| State Architect  | 228     |
| State Art Commission   | 228     |
| e Athletic Commission  | 228     |
| State Board of Agriculture   | 228     |
| State Board of Arbitration .   | 228     |
| State Board of Commissioners of Labor                                  | 228     |
| State Board of Dental Examiners  | 228     |
| State Board of Education   | 228     |
| State Board of Equalization  | 228     |
| State Board of Examiners of Architects                                 | 228     |
| State Board of Examiners of Nurses                                     | 228     |
| State Board of Examiners of Structural Engineers                       | 228     |
| State Board of Health  | 228     |
| State Board of Health Fund   | 228     |
| State Board of Managers for Philadelphia Exposition                    | 228     |
| ite Board of Optometry   | 228     |
| State Board of Pardons   | 228     |

|  | Pages   |
|--|---------|
| State, Commission to Investigate Office and Storage<br>Requirements of | 225     |
| State, Joint Commission on Increasing the Revenue of                   | 225     |
| State, Suits by or against   | 226-227 |
| State Advertising  | 227     |
| State Agent for Visitation of Children Placed in Family Homes          | 227     |
| State Agent in New York to Pay Interest on State Bonds                 | 227     |
| State Agent to Collect War Claims Against the United States            | 227     |
| State and County Agricultural Fair Premium Fund                        | 227     |
| State Architect  | 228     |
| State Art Commission   | 228     |
| State Athletic Commission  | 228     |
| State Board of Agriculture   | 228     |
| State Board of Arbitration   | 228     |
| State Board of Commissioners of Labor                                  | 228     |
| State Board of Dental Examiners  | 228     |
| State Board of Education   | 228     |
| State Board of Equalization  | 228     |
| State Board of Examiners of Architects                                 | 228     |
| State Board of Examiners of Nurses                                     | 228     |
| State Board of Examiners of Structural Engineers                       | 228     |
| State Board of Health  | 228     |
| State Board of Health Fund   | 228     |
| State Board of Managers for Philadelphia Exposition                    | 228     |
| State Board of Optometry   | 228     |
| Ctata Based of Bondana   | 228     |

|  | Pages                           |
|--|---------------------------------|
| State Fair   | 276                             |
| State Fair, Division of  | 276                             |
| State Fair Advisors, Board of  | 276                             |
| State Farm, Illinois   | 276                             |
| State Fire Marshall  | 276                             |
| State Flower   | 276                             |
| State Food Commissioner  | 276                             |
| State Forests  | 276                             |
| State Game and Fish Conservation Commission  | 276                             |
| State Garage Revolving Fund  | 276                             |
| State Geological Survey  | 276                             |
| State Geologist  | 276                             |
| State Government, Act Re   | 276-277                         |
| State Government, Commission to Recommend Reorganization of  | 277                             |
| State Government, Council of   | 277                             |
| State Highway Commission   | 277                             |
|  | 277                             |
| State Highway Department   | 211                             |
| State Highway Department State Highway Maintenance Police  | 277                             |
| • • •  |                                 |
| State Highway Maintenance Police   | 277                             |
| State Highway Maintenance Police State Historical Library, Illinois  | 277<br>277                      |
| State Highway Maintenance Police State Historical Library, Illinois State Home for Delinquent Boys   | 277<br>277<br>277               |
| State Highway Maintenance Police State Historical Library, Illinois State Home for Delinquent Boys State Home for Juvenile Female Offenders                              | 277<br>277<br>277<br>277        |
| State Highway Maintenance Police State Historical Library, Illinois State Home for Delinquent Boys State Home for Juvenile Female Offenders State Hospital, Jacksonville | 277<br>277<br>277<br>277<br>278 |

|   | Pages   |
|---|---------|
| State House, Commissioners to Superintend the Completion of the $\ensuremath{Completion}$ | 278     |
| State House Commissioners   | 278     |
| State Housing Board   | 278     |
| State Indebtedness  | 278     |
| State Inspector of Masonry. Public Buildings and Works                                    | 278     |
| State Institution Teachers' Pension and Retirement Fund                                   | 278     |
| State Institution Teachers' Pension and Retirement System                                 | 279-280 |
| State Laboratory of Natural History   | 280     |
| State Library   | 280     |
| State Library Advisory Committee  | 280     |
| State Mine Inspectors   | 280     |
| State Mining Board  | 280     |
| State Museum  | 280     |
| State Museum Advisors, Board of   | 280     |
| State Normal University   | 281     |
| State Officers  | 281     |
| State Officers, Acts Re   | 282-288 |
| State Officers Electoral Board  | 288     |
| State Parks and Memorials, Division of  | 288     |
| State Penitentiary  | 288     |
| State Position, Title and Salary Rates  | 289     |
| State Police  | 289     |
| State Power Plant, Springfield  | 289     |
| State Primary Canvassing Board  | 289     |
| State Property, Control over  | 289     |
| State Property Inventory  |         |

|  | Pages   |
|--|---------|
| State Printer, Joint Committee to Investigate the        | 289     |
| State Public Building Authority, Illinois                | 289-290 |
| State Purchasing Agent                                   | 290     |
| State Records  | 290     |
| State Records Commission                                 | 290-291 |
| State Reform School                                      | 291     |
| State Reformatory, Illinois                              | 291     |
| State Reformatory for Women, Advisors, Board of          | 291     |
| State Sanitorium for Women                               | 291     |
| State Sealer   | 291     |
| Se Song, "Illinois"                                      | 291     |
| State Soil Conservation Districts Board                  | 291     |
| State Superhighway Commission                            | 291     |
| State Superintendent of Common Schools                   | 291     |
| State Tax Commission                                     | 291     |
| State Teachers' Association                              | 291     |
| State Teachers' Examining Board                          | 291     |
| State Teachers' Pension and Retirement Fund, Trustees of | 291     |
| State Trade Training Institution, Commission on          | 291     |
| State Training School for Boys Commission, Illinois      | 291     |
| State Training School for Girls                          | 291     |
| State Veterinarian                                       | 291     |
| State Water Survey                                       | 291     |
| ^*ate Water Survey, Division of                          | 291     |
| Jcate Weigh-Masters                                      | 291     |

|       |  | Pages   |
|-------|--|---------|
| State | Printer, Joint Committee to Investigate the        | 289     |
| State | Public Building Authority, Illinois                | 289-290 |
| State | Purchasing Agent                                   | 290     |
| State | Records  | 290     |
| State | Records Commission                                 | 290-291 |
| State | Reform School                                      | 291     |
| State | Reformatory, Illinois                              | 291     |
| State | Reformatory for Women, Advisors, Board of          | 291     |
| State | Sanitorium for Women                               | 291     |
| State | Sealer   | 291     |
| State | Song, "Illinois"                                   | 291     |
| State | Soil Conservation Districts Board                  | 291     |
| State | Superhighway Commission                            | 291     |
| State | Superintendent of Common Schools                   | 291     |
| State | Tax Commission                                     | 291     |
| State | Teachers' Association                              | 291     |
| State | Teachers' Examining Board                          | 291     |
| State | Teachers' Pension and Retirement Fund, Trustees of | 291     |
| State | Trade Training Institution, Commission on          | 291     |
| State | Training School for Boys Commission, Illinois      | 291     |
| State | Training School for Girls                          | 291     |
| State | Veterinarian                                       | 291     |
| State | Water Survey                                       | 291     |
| State | Water Survey, Division of                          | 291     |
| State | Weigh-Masters                                      | 291     |

|   | rages   |
|---|---------|
| Statistician, Department of Finance                                     | 291     |
| Statistics, Bureau of Labor   | 291     |
| Statistics, Division of Agricultural                                    | 291     |
| Statistics, Labor   | 291     |
| Statistics and Research, Division of                                    | 291     |
| Statutes, Acts Re   | 293-296 |
| Statutes, General Repeals of  | 296-297 |
| Statutes, Advisory Committee on Revision of the                         | 297     |
| Statutes, Commission to Revise the                                      | 297     |
| Statutes, Revisions of the  | 298-301 |
| Statutory Revision, Joint Commission on                                 | 301     |
| Steel Industry  | 301     |
| Stillman Valley Monument Co.  | 301     |
| Stockholm Penitentiary Congress, Illinois Commissioner to               | 301     |
| Stockyards  | 302     |
| Streams, Navigable  | 302     |
| Street Railways   | 302     |
| Strip-Mine Investigation Commission                                     | 302     |
| Structural Engineers, Registration and License of by                    | 302     |
| Structural Engineers, State Board of Examiners of                       | 302-303 |
| Study of Poverty and Dependency in Old Age, Illinois Commission for the | 303     |
| Submerged and Shore Lands   | 304-308 |
| Submerged and Shore Lands Committee                                     | 309     |
| Subsidies   | 309     |
| Subways   | 309     |
| Sugar Creek   | 309     |

|  | Pages |
|--|-------|
| Suits by and against State                 | 309   |
| Sunday                                     | 309   |
| Superhighway Commission, Illinois State    | 309   |
| Superhighway Fund                          | 309   |
| Superintendent of Animal Industry          | 309   |
| Superintendent of Budget                   | 309   |
| Superintendent of Charities                | 309   |
| Superintendent of Common Schools           | 309   |
| Superintendent of Department Reports       | 310   |
| Superintendent of Free Employment. Offices | 310   |
| Superintendent of Highways                 | 310   |
| Superintendent of Insurance                | 310   |
| Superintendent of Livestock Industry       | 310   |
| Superintendent of Lodging House Inspection | 310   |
| Superintendent of Pardons                  | 310   |
| Superintendent of Pardons and Paroles      | 310   |
| Superintendent of Parks                    | 310   |
| Superintendent of Paroles                  | 310   |
| Superintendent of Plant Industry           | 310   |
| Superintendent of Printing                 | 310   |
| Superintendent of Prisons                  | 310   |
| Superintendent of Public Instruction       | 310   |
| Superintendent of Purchases and Supplies   | 311   |
| Superintendent of Registration             | 311   |
| Superintendent of Standards                | 311   |
| Superintendent of the Penitentiary         | 311   |

|   | Pages   |
|---|---------|
| Superintendent of Waterways   | 311     |
| Superintendent of Women's and Children's Employment                   | 311     |
| Superintendents of State Library Division                             | 311     |
| Supervising Architect   | 311     |
| Supervising Engineer  | 311     |
| Supervision of Delinquents, Division of                               | 312     |
| Supervision of Parolees from State Institutions, Division of          | 312     |
| Supervision of Paroles, Division of                                   | 312     |
| Supervision of Illinois Waterway Construction                         | 312     |
| Supply Department   | 312     |
| Supreme Court Buildings   | 313-316 |
| Supreme Court Library   | 316-317 |
| Surety Companies, Licensed by Department of                           | 317     |
| Surgeons, Registered and Licensed by                                  | 317     |
| Surgical Institute for Children                                       | 318     |
| Survey, Illinois Industrial   | 318     |
| Survey, Natural History   | 318     |
| Survey, State Geological  | 318     |
| Survey of Specially Handicapped Children                              | 318     |
| Surveyors   | 318     |
| Surveys and Rural Hygiene, Division of                                | 318     |
| Swamp Lands   | 319-327 |
| Sweden and Finland, Commission to Administer Relief of Destitution in | 328     |
| Swedish Tercentenary Commission, Illinois                             | 328     |
| Swimming Pools  | 328     |



SAFETY, DEPARTMENT OF PUBLIC See PUBLIC SAFETY, DEPARTMENT OF

Safety Deposit Boxes
Business of furnishing, licensed by STATE TREASURER, 1941--

ST. CHARLES SCHOOL FOR BOYS

See present name: BOYS, ILLINOIS STATE TRAINING SCHOOL FOR, St. Charles

1901-05. STATE HOME FOR DELINQUENT BOYS
1905-39. ST. CHARLES SCHOOL FOR BOYS
1939-- ILLINOIS STATE TRAINING SCHOOL FOR BOYS

St. Clair County

See Cahokia Court House CAHOKIA MOUNDS STATE PARK

St. Lawrence-Seaway Route

See DEEP WATERWAY COMMISSIONERS. 1921, 1923, 1925, 1927, 1929, 1931

St. Louis Exposition

See PAN AMERICAN EXPOSITION, ILLINOIS STATE COMMISSION AT THE

Salaries of State Employees

See State Position, Title and Salary Rates, Standardization of

Salaries of State Officials

See that heading under names of elective State Officers
Civil Administrative Code of 1917. Sect. 9 as amended.

SALARY INVESTIGATION COMMISSION

1919. Created: An act to create a Salary Investigation Commission and make an appropriation therefor. Ap. June 21, 1919. L. 1919, p.134

Composition: 13 members, 3 members of the House of Representatives appointed by the Speaker, 3 members of the Senate appointed by the President of the Senate; the Lieutenant Governor; the Secretary of State; the Auditor of Public Accounts; the Attorney General; the Director of Finance; the President of the University of Illinois; and one member of the Civil Service Commission, to be designated by the Governor.

Duties: "To investigate and report to the Governor a plan for the standardization of salaries, wages, fees and other compensation for personal services of all employees of the State. To report by July 1, 1920 to Governor and transmit a copy to the 52d General Assembly.

 Created. An Act to create a Salary Investigation Commission and make an appropriation therefor. Ap. June 20, 1921. L. 1921, p.65.

Composition and Duties same as in the 1919 Commission of the same name.

#### SALARY STANDARDIZATION COMMISSION

1923. Created. An act to create a salary standardization commission and make an appropriation therefor. Ap. June 18, 1923. L. 1923, p.84.

Composition: 5 members: 2 members of the House of Representatives, appointed by the Speaker, one of whom shall be the chairman of the appropriation committee; 2 members of the Senate, appointed by the President of the Senate, one of whom shall be the chairman of the appropriation committee; and the director of the Department of Finance.

Duties: Same as under 1919 and 1921 Salary Investigation Commissions.

Sales Tax (Retailers' Occupation Tax)

Collected by

1933-43 DEPARTMENT OF FINANCE 1943-- DEPARTMENT OF REVENUE

For bibliography <u>see</u> Treasury, State. State Taxes. Special Taxes: Retailers' Occupation Tax.

SALES TAX. JOINT COMMITTEE TO DRAFT A CONSTITUTIONAL

1933. Created by H.J.R. No. 56. L. 1933, p.1142.

Composition: Joint committee of 10 members of the General Assembly being 3 representatives appointed by Speaker of the House and 5 Senators appointed by the President with the advice and consent of the Executive Committee of the Senate.

Duties: To confer with the Attorney General to determine whether or not a constitutional sales tax law may be enacted and to prepare a draft thereof.

Saline River

See Rivers, Lakes and Other Bodies of Water, Acts Relating to

Salines

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Myers, Jacob W. The history of the Gallatin county salines. (In Illinois State Historical Society Journal 1921/22, v. 14, p.337-350). Bibliography p.350.

Smith, George W. The salines of southern Illinois. (In Illinois State Historical Library. Publication No. 9. 1904. p.258-259.

Hasse, Adelaide R. Index of economic material in documents of the United States: Illinois. 1909. Bibliography p.258-259.

Salines (con't)

Bibliography: (con't)

Tilton, C.C. John W. Vance and Vermilion salines. (In Illinois State Historical Society. Transactions. 1931. p.156-167).

Location of Salines

Gallatin salines (also known as Ohio and Wabash saline)

Nigger Spring, 4 miles from Equality. Half Moon Lick, 1 mile from Equality. (The most productive of all the salines).

Big Muddy saline (Also known as Jackson County saline)

Shoal Creek saline (Also known as Bond County saline)

Vermilion saline

Other salines known to have been worked but not included in saline lands:

Nine miles west of present Waterloo in Monroe county.
Worked by Gen. Edgar in early nineteenth century.
Smith p.252.

Silver Creek in Madison County. Judge Judge Biggs made salt there. Smith p.252.

Saline Reservations and Grants to the State.

1797. An act providing for the sale of the lands of the United States, in the territory northwest of the River Ohio, and above the mouth of the Kentucky River. Ap. May 18, 1797. U.S. St.L. 1: 466 Sect. 3.

"Every other salt spring which may be discovered, together with the section of one mile square which includes it... shall be reserved for the future disposal of the United States."

1804. An act making provision for the disposal of the public lands in the Indiana Territory, and for other purposes. Ap. Mar. 26, 1804. U.S. St.L. 2:279 sect. 5.

Salt springs and lands reserved for the use of them reserved from sale as under act of 1796.

1812. Shawneetown land district created and location of salines authorized:

An act to establish a land district in the Illinois territory east of the district of Kaskaskia, and to attach certain public lands to the district of Jeffersonville.

Ap. Feb. 21, 1812. U.S. St.L. 2:684 Sect. 2.

Saline Reservations and Grants to the State (con't)

1812. (con't)

- A tract of not less than six mile square shall be reserved by the President for the use and support of the public salt works on Saline Creek.
- Willis Hargrave, Leonard White and Philip Trammell were appointed commissioners to select the saline lands. They selected 96,766.79 acres, four townships. Thomas S100, the register of the Shawneetown land office notified the General Land Office that there were saline indications in southern Illinois and he was authorized to make reservations adjacent to said licks. He selected 84,000 acres. Smith p.249.
- 1818. The enabling act ceded the salt springs and saline lands to the state. Leases limited to ten years, sale forbidden.
  - An act to enable the people of the Illinois Territory to form a constitution and state government, and for the admission of such state into the Union on an equal footing with the original states. Ap. Apr. 18, 1818.

    U.S. St.L. 3:428. Sect. 6. Paragraph 2.
  - ...All salt springs within such state and the land reserved for the use of the same, shall be granted to the said state for the use of the said state, and the same to be used under such terms, and conditions and regulations as the legislature of the said state shall direct. Provided, that the legislature shall never sell nor lease the same for a longer period than ten years, at any one time.
- 1819. An act to encourage the discover of Salt Water. Ap. Mar. 4, 1819. p.114 L. 1819.

  "That for the purpose of encouraging the discovery of saline waters, and the manufacturing of salt, the governor is hereby authorized to lease to any person or persons or company, any quantity of land not exceeding one section, at any one place within this state for the purpose of carrying into effect the manufacturing of salt: Provided, said lease shall not extend to affect in any ways, the rights of any individual or individuals, nor Indians."
  - No State money to be appropriated towards carrying into effect the provisions of this act.
  - Vermilion saline discovered. Governor Bond applied to U. S. Land Commissioner for reservation of sections 22 and 23 T2NRTE3. Governor's letter books 1818-34. (II1. Hist. Collect. v.4) p.12. Th. Cox appointed 1820 to locate p.38. Saline discovered to be on section 16T19NR12W2. Sect. 28 substituted for sect. 16 for school land. 1825. p.32-34, 38-39, 41-42.

Saline Reservations and Grants to the State (con't)

- 1825. Mar. 29. President set aside lands for the use of the salt works on the Vermilion River. Mentioned in 1831 act. U.S. St.L. 4:451.
- 1853. An act respecting the future discovery of salt springs and to encourage the manufacture of salt in this state. Ap. Jan. 28, 1833. R.S. 1833, p.552.
  - Governor authorized to employ persons to examine salines hereafter discovered or returned as saline lands by the surveyor of public lands. To make application to the President of the United States for such quantity of land contiguous thereto as may be necessary for working the saline.
  - Governor to encourage the working of salt wells by granting competent persons the exclusive right of manufacture free from rent for ten years and to execute a lease for the contiguous quarter section. Lessees must give bond. Lease forfeited if operations are not started within eighteen months or if they are suspended for twelve months or timber is wasted.
- 1838. An act to grant preemption rights to settlers on the public lands. Ap. June 22, 1830. U.S. St.L. 5:251.
  - Preemption law not to be construed to affect selections for the use of salt springs made under the existing laws of the U.S.
- 1841. An act to appropriate the proceeds of the sales of the public lands and to grant preemption rights. Ap. Sept. 4, 1841. U.S. St.L. 10:456.

Lands on which are situated any known salines or mines not subject to preemption.

General Acts Concerning Salt Works.

1824. An act to prevent cattle from being injured in the vicinity of Salines. Ap. Dec. 14, 1824. <u>L. 1825, p.10; R.L. 1829, p.142; R.S. 1833, p.547.</u>

#### See also

Big Muddy Saline, Jackson County Gallatin Saline Shoal Creek Saline, Bond County Vermilion Saline Salt Mines

See Mines and Mining, Acts Relating to Salines

Saltpetre Mines

See Mines and Mining, Acts Relating to Salt and Saltpetre

San Francisco Exposition. 1915.

See Panama Pacific International Exposition Commission, San Francisco

Sangamon County

See Archives Building, State
Armory and Office Building, State
Arsenal, State
Bissell (Gov.) Monument
Centennial Memorial Building, State
Douglas (Stephen A.) Statue
Executive Mansion
Gold Star Mothers' Memorial
Lincoln Home
Lincoln Tomb
Menard (Pierre) Statue
Palmer (Gov. John) Statue
Soldiers' Monument, Springfield
State Capitols

Supreme Court Building Yates (Gov. Richard) Statue

Sangamon River

See Rivers, Lakes and Other Bodies of Water, Acts Relating to

Sanitary Districts

 $\frac{See}{Sea} \hspace{0.2in} \begin{array}{c} \text{Health, Acts Relating to Public; Sanitary Engineering.} \\ Sanitary \hspace{0.2in} \text{Districts} \end{array}$ 

Sanitary Engineering

See Health, Acts Relating to Public: Sanitary Engineering

SANITARY ENGINEERING, DIVISION OF

See HEALTH, DEPARTMENT OF PUBLIC. Administrative Divisions.

SANITARY WATER BOARD

See HEALTH, DEPARTMENT OF PUBLIC. Administrative Divisions.

Sanitation

See Health, Acts Relating to Public. Sanitary Engineering, Sanitation.

SANITORIUM FOR WOMEN, STATE

See REFORMATORY FOR WOMEN

Saturdays

Saturday P.M. a holiday in cities of over 200,000 population. L. 1905, p.332.

School Holiday. L. 1879, p.304.

1929. Created. Bibliography:

An Act to establish a Sanitary Water Board and to control, prevent and abate pollution of the streams, lakes, ponds and other surface and underground waters in this state. Ap. June 25, 1929.

L. 1929, p.386. Repealed L. 1951, p.1462(1470).

1951. Created. Bibliography:

An act to establish a Sanitary Water Board and to control, prevent, and abate pollution of the streams, lakes, ponds and other surface and underground waters of the State, and to repeal an Act named therein.

Ap. July 12, 1951.
L. 1951, p.1462.

An act designating the Sanitary Water Board to act as the state water pollution agency for purposes of the Federal Water Pollution Control Act and giving it powers therefor. Ap. July 12, 1951. L. 1951, p.1471.

Savings Societies

Regulated by AUDITOR OF PUBLIC ACCOUNTS. 1887--For Bibliography See
Banks, Acts Relating to
Building and Loan Associations. Acts Relating to

Scates, Revised Statutes
See Statutes, Revisions of the. 1859

School Codes See School Laws

School, College and Seminary Funds

See Treasury, State. 1818-48. Special Funds

See also School Fund, State Common

SCHOOL COMMISSION, ILLINOIS PUBLIC

1941. Created. An act to create the Illinois Public School Commission, to define the powers and duties and to make an appropriation therefor. Ap. July 16, 1941. <u>L. 1941, v.l, p.1149.</u>

Composition: 9 members, appointed by and holding office during the pleasure of the Governor.

Duties: To codify all the laws of the State of Illinois pertaining to public schools and public education.

SCHOOL FOR DEAF, ILLINOIS
See DEAF, ILLINOIS SCHOOL FOR

- SCHOOL FOR THE BLIND

  See BLIND, ILLINOIS STATE SCHOOL FOR THE. Jacksonville
- School for the Blind Fund See Treasury. State 1848-69. Special Funds
- SCHOOL FOR THE INSTRUCTION AND TRAINING OF IDIOTS AND FEEBLE-MINDED CHILDREN IN THE STATE OF ILLINOIS.

  See present name LINCOLN STATE SCHOOL AND COLONY
- School Fund
  See Treasury, State. Under Constitution of 1870. Special Funds.
- School Fund, Kaskaskia Common Permanent See Treasury, State. Under Constitution of 1870. Special Funds.
- School Fund, Public  $$\underline{\rm See}$$  Treasury, State. Under Constitution of 1870. Special Funds.
- School Fund, State
  See Treasury, State. Under Constitution of 1870. State Taxes.
- School Fund, State Common  $\underline{\underline{See}} \quad \text{Treasury, State (Under each constitutional period) Special Funds.}$
- School Holidays See Holidays; School Holidays

School Lands

See also Cahokia and Prairie du Pont Commons Kaskaskia Commons

Prairie du Rocher Commons

Summary

The grant

1818 Enabling Act

1826 Indemnity selections where section 16 not available. Leases authorized

School trustees

2 appointed annually by county commissioners for four year terms. L. 1819, p.107.

3 elected by legal voters in each district on petition to county commissioners for information of a district, 15 families minimum. L. 1825, p.121.

3 appointed in each township in which population is sufficient, for four years, by county commissioners' court. R.S. 1827, p.366.

Leasing of Lands

Plats

First trustees to lay out lots of not less than forty nor more than one hundred and sixty acres, timber lot or lots being reserved for use of lessees. L. 1819, p.107.

Timber, stone or coal lots may be reserved.

R.S. 1827, p.366.

Leases by trustees

Lots except timber reserves leased at public sale after six weeks advertising, for ten years.
L. 1819, p.107.

Leases for ten years, advertising four weeks.
R.S. 1829, p.149.

Exceptions:

Monroe County. 20 year lease permitted, <u>L. 1821, p.70.</u>
Greene County. 40 year lease permitted, <u>L. 1826,</u>

Leases by county commissioners in townships not containing twenty white inhabitants.

R.S. 1827, p.366.

p.75.

Trespass

Waste of timber, etc. by lessees to be prosecuted.

L. 1819, p.107.

Penalty for cutting down, destroying or hauling off timber, stone, or stone coal, double the amount of damage.

Prosecutions by county commissioners in circuit courts.

L. 1826, p.80. Repealed L. 1841, sect. 108, p.286.

School Lands (con't)
Summary (con't)
Leases Authorized (con't)

Preemption rights

Actual settlers to have improvements appraised by school trustees and receive written consent to remain until value of improvements offset the rent, for not to exceed ten years. Bond to be given.

 $\frac{L.}{1819}$ , p.236. Permits  $\frac{1}{1}$  limited to five years. R.S. 1827, Sect. 7, p.368.

Special laws for

Joseph Reynolds. Greene County. L. 1825, p.52.

Andrew B. Ray, mill Edgar County. L. 1826, p.75.

Townships in more than one county
Lands administered by county in which they mostly lie.
L. 1829, p.149.

Sale of School Lands

Sale permitted

On authorization of sale by Congress. R.S. 1829, sect. 1, p.150.

Congress failed to pass an act authorizing sale.

Sale authorized without permission of Congress.
L. 1831, sect. 1, p.172.

1843 Sale authorized by Congress and permission made retroactive. U.S. St.L. 5, p.600.

Officers in charge of sales

County commissioners' courts had general supervision in all acts.

County school commissioners
Appointed by county commissioners' courts.

R.S. 1829, sect. 2, p.150; L. 1831, sect. 2, p.173.

Elected biennially. L. 1841, sect. 12, p.261;
R.S. 1845 sect. 7-10 p.497; L. 1847, sect. 7-10 p.120;
L. 1849, sect. 6-9 p.154; L. 1855, sect. 13-15, p.53;
L. 1857, sect. 11-13, p.261.

Subject to removal, for cause, by county commissioners' court.  $\underline{1845}$  and succeeding acts.

Same person ineligible for election for more than two terms in succession.  $\frac{1847}{\text{succeeding acts.}}$  act. This prohibition omitted in

County superintendent of schools.

Elected quadriennially, beginning Nov. 1873. Subject to removal by county commissioners' court for any palpable violation of law or omission of duty. L. 1871/72, Sect. 11-13, p.702; L. 1889 art. II sect. 1-8. p.260.

School Lands (con't)
Summary (con't)
Sale of School Lands (con't)
Officers in charge of sales (con't)
County School Commissioners (con't)

Township trustees of school lands.

- 3 appointed by county commissioners' court in each township in which the population is sufficient, as in 1827 act. L. 1829, sect. 3, p.173.
  - 3 appointed by county commissioners' courts for four year terms. L. 1841, sect. 4, p.259.

Township trustees of schools.

Successors to township trustees of school lands.

- 3 trustees elected biennially in every congressional township. R.S. 1845, sect. 35-45 p.503; L. 1847, sect. 30-38 p.126; L. 1849, sect. 30-38 p.162; L. 1855 sect. 25-32 p.58; L. 1857 sect. 23-30 p.265.
- 3 trustees elected for three year terms, one for each year. Fractional townships containing less than 40 persons under 21 years may combine with adjacent townships for school purposes. L. 1871/72, sect. 23 p.706; L. 1889, Art. II sect. 1-21 p.268.

#### Records

#### Trustees

Clerk to keep records and report annually to commissioners. L. 1819, p.107.

Leases. L. 1819, p.107.

Record and bonds of preemption permits.
L. 1819, p.236.

Record of receipts and expenditures.  $\underline{\text{L.}}$  1825, p.121.

County commissioners' courts.

Plats filed by trustees. L. 1819, p.107; R.S. 1827, p.366.

Petitions for formation of school districts. L. 1825, p.121.

State

No records.

#### School Lands (con't)

Donated by United States. Enabling Act, Apr. 18, 1818.

U.S. Statutes at Large v.3, p.428.
Sect. 6, Paragraph 1: "That section numbered sixteen, in every township, and when such section has been sold or otherwise disposed of, other lands equivalent thereto, and as continguous as may be, shall be granted to the state, for the use of the inhabitants of such township, for the use of schools."

1826 Indemnity selections where section 16 not available.

#### Leases of School Lands

#### Bibliography:

General Acts providing for:

L. 1819, p.107. Repealed R.S. 1827, sect. 16 p.370. L. 1819, p.239. Repealed R.S. 1827, sect. 16 p.370. L. 1819, p.84. L. 1825, p.121.

R.S. 1827, p.364. Repealed L. 1841, sect. 108 p.285. R.S. 1827, p.366; R.L. 1829, p.366.

Special Acts.

L. 1821, p.70. L. 1825, pp.52,105. L. 1826, p.75.

#### Leases authorized:

School trustees to lease.

- 2 appointed annually by county commissioners for 4 year terms. L. 1819, p.107.
- 3 elected by legal voters in each district on petition to county commissioners for formation of a district, 15 families minimum. L. 1825, p.121.
- Death or resignation of trustees. Survivors to perform duties until successors appointed.
- Compensation to trustees, etc. County commissioners may allow a reasonable compensation from the school fund.
- Both 1819 acts repealed, providing leases and other acts of trustees remain valid.
- 3 appointed in each township in which population is sufficient; 4 year terms; by county commissioners' court. R.S. 1827, p.366.

School Lands (con't)
Leases authorized (con't)

Plats

Lots of not less than 40 nor more than 160 acres, timber lot or lots being reserved for use of lessees. L. 1819, p.107.

Timber, stone or coal lots may be reserved. R.S. 1827, p.366.

Leases by trustees

10 year leases. L. 1819, p.107; R.S. 1829, p.149.
Exceptions: 20 year lease permitted, Monroe County.
L. 1821, p.70. 40 year lease permitted. Greene County.
L. 1826, p.75.

Leases by county commissioners in townships not containing 20 white inhabitants. R.S. 1827, p.366.

Preemptions Granted

Actual settlers to have improvements appraised by school trustees and receive written consent to remain until value of improvements offsets the rent, for not to exceed 10 years. L. 1819, p.236.

Permits limited to 5 years. R.S. 1827, Sect. 7 p.368.

Special acts in relation to leases

1821. An act authorizing the leasing of the sixteenth section in township three south of range nine west of the third principal meridian. Ap. Feb. 2, 1821. L. 1821, p.70.

School land to be appraised every five years by disinterested persons residing outside of the township.

Trustees may lease such proportions as they deem advisable for period of twenty years on the lessee or lessees paying therefor annually 6% on the amount of such appraisement first made and at the same rate on each subsequent appraisement.

Profits arising from such leases to be distributed in proportion to the time that each scholar has been taught in each school. County commissioners may make such allowances to trustees for their services as they shall deem just.

1825. An act for the relief of Joseph Reynolds, Ap. Jan. 3, 1825.
L. 1825, p.52. Greene County.

Trustees of school lands in T6NR12W, Greene County, authorized to give Joseph Reynolds a permit to occupy not exceeding 160 acres including his improvements, until Jan. 26, 1828, under terms of 1819 act.

School Lands (con't)
Leases of School Lands (con't)
Special acts in relation to leases (con't)

An act for the relief of Isaac Sinclair. Ap. Jan. 14, 1825. L. 1825, p.105. Greene County.

Greene County commissioners' court authorized to release Sinclair from his contract with the school trustees of TilnRi2W3 P.M. dated 1822.

1826. An act to grant certain powers to the county commissioners' court of the counties of Greene, Edgar and Wayne. Ap. Jan. 25, 1826. L. 1826, p.75.

> Commissioners' court of Greene County authorized to lease any part of the sixteenth section in T9NR12W 3 P.M. on such terms as they may think just and equitable, for forty years.

Edgar County commissioners may likewise lease to Andrew B. Ray or other person for a mill, in T12NR10W.

Rents to be paid annually and proceeds appropriated in accordance with sect. 18 of act of 1825 or its successors.

Wayne County commissioners authorized to release certain lessees.

Sale of School Lands

Bibliography:

General Acts:

 $\frac{\text{R.L.}}{\text{L. }1833, \text{ p.565.}} \quad \text{Amended } \underline{\text{L.}} \quad \underline{1831, \text{ p.172.}} \quad \text{Partial repeal}$ 

R.S. 1833, pp.566,562; L. 1835, p.25; L. 1839, p.120; L. 1839, p.191. All repealed by Sect. 108, L. 1841, p.286.

L. 1840, p.85. L. 1841, p.257.

L. 1841, p.259. Amendment and consolidation of former acts.

Partly superseded by R.S. 1845, p.495. Repealed
Pub.L. 1847, Sect. 119, p.148; Pub.L. 1849, Sect. 90
p.179.

 $\frac{\text{R.S.}}{25}$ ,  $\frac{1845}{25}$  chap. 98 p.496, especially Sect. 1-4, 7-10, 11,  $\frac{1}{25}$ , 35, 46.

 Pub.L.
 1847, p.119.
 Repealed Pub.L.
 1849, p.119.

 Pub.L.
 1849, p.153.
 Repealed L.
 1855, Sect.
 101 p.901;

 L.
 1857, Sect.
 97 p.297.

Pub.L. 1851, Sect. 12 p.130.

Pub.L. 1855, p.51. Pub.L. 1857, p.259.

Pub.L. 1859, p.124.

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Sale of School Lands (con't)
     Bibliography (con't)
          General Acts (con't)
                L. 1871/72, p.700.
                L. 1875, p.96.
                L. 1877, p.205. Amended L. 1855, p.246.
                L. 1885, p.246.
L. 1887, p.297.
                L. 1889, especially Art. XIII, p.328.
                L. 1901, p.298.
          School Code of 1945. Ap. May 1, 1945.
                L. 1945, p.1331, Sect. 4-22, 4-22.1, 4-23, 4-25, 4-26,
                     4-27, 4-28, 6-24, 6-43.1, 14, 32-29, 32-30.
                     (See School Codes)
          Special Acts:
                Priv.L. 1853, pp.119,200.
                R.S. 1833, pp. 201, 202 (Patents issued L. 1853, p.151)
                L. 1835, pp.26,55,31
                L. 1836, pp.230,231,239
                1L. 1837, pp.311,312,313,314
                2L. 1837, p.9
                L. 1839, pp.192,204,232
                L. 1841, pp.210,258
                L. 1843, pp.222,273,274,276,278,279,280,282
                L. 1845, pp.161,162,299,326
                Pub.L. 1847, pp.117,149,150
Pub.L. 1849, pp.181,182
                L. 1853, p.151
                L. 1857, pp.173,197,235
Priv.L. 1865, v.2, p.662
                L. 1873/74, p.121
          Sale permitted:
                On authorization of sale by Congress.
                     R.S. 1829, Sect. 1. p.150.
                Congress failed to pass an act authorizing sale.
                Sale authorized without permission of Congress.
                     L. 1831, Sect. 1, p.172.
                Sale authorized by Congress and permission made
                     retroactive. 1843.
                     U.S. Statutes at Large v.5 p.600.
           Officers in charge of sales
                County Commissioners' Courts had general supervision
                     in all acts.
                County School Commissioners.
                     R.S. 1829, Sect. 2 p.150; L. 1831, Sect. 2 p.173;
                     L. 1841 Sect. 12 p.261; R.S. 1845 Sect. 7-10 p.497;
                     Pub.L. 1847, Sect. 7-10 p.120; Pub.L. 1849, Sect. 6-9
                     p.154; L. 1855 Sect. 13-15 p.53; Pub.L. 1857, Sect. 11-13
                     p.261.
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School Lands (con't)

School Lands (con't)
Sale of School Lands (con't)
Bibliography (con't)
Special Acts (con't)

Township Trustees of School Lands R.L. 1829 Sect. 3 p.173; L. 1841, Sect. 4 p.259.

Township Trustees of Schools

R.S. 1845 Sect. 35-43 p.503; Pub.L. 1847, Sect. 30-38 p.126;

Pub.L. 1849 Sect. 30-38 p.163; Pub.L. 1855 Sect. 25-32 p.58;

Pub.L. 1857 Sect. 23-30 p.265; L. 1871/72 Sect. 23 p.706;

L. 1889 Art III Sect. 1-21 p.268.

County Superintendent of Schools
L. 1871/72, Sect. 11-13 p.702; L. 1889, Art II Sect. 1-8 p.260.

## Method of Sale

Petition to school commissioner by inhabitants of any Congressional township. Signatures by 9/10 of the free holders and householders of the township.

R.L. 1829 Sect. 5 p.151.

3/4 of the white male inhabitants of the township over 21 years of age. No sale until township contains at least 50 white inhabitants. L. 1831, Sect. 2 p.173.

Fractional townships. <u>Pub.L.</u> <u>1839</u>, <u>Sect. 2 p.192</u>; <u>L. 1871/72</u>, Sect. 84 p.744.

- 2/3 of white male inhabitants of township over 21 years of age.
   L. 1841, Sect. 21 p.263; R.S. 1845 Sect. 13 p.499;
   Pub.L. 1847 Sect. 16 p.123; Pub.L. 1849 Sect. 16 p.157;
   L. 1855 Sect. 87 p.87; L. 1857 Sect. 83 p.294; L. 1871/72
   Sect. 83 p.744; L. 1889 Sect. 8 p.330.
- 2/3 of legal voters of township. In townships of over 10,000 on petition of 1/10 of legal voters. <u>L. 1901, Art. XIII Sect. 8</u> p.298.

Patents issued and recorded through Auditor of Public Accounts.

R.L. 1829 Sect. 8 p.155; L. 1841 Sect. 34 p.266; R.S. 1845 Sect. 25 p.501; Pub.L. 1847 Sect. 28 p.126; Pub.L. 1855 Sect. 99 p.90; Pub.L. 1857 Sect. 95 p.297; L. 1871/72 Sect. 96 p.747; L. 1889 Sect. 25 p.333.

School Lands, Acts Relating to:

The Grant

1818. An act to enable the people of the Illinois Territory to form a constitution and state government and for the admission of such state into the Union on an equal footing with the original states. Ap. Apr. 18, 1818.

U.S. Stat. L. 1818, v.3, p.428. Sect. 6 No. 1.
Sect. 16 in each township donated as endowment.

## Lease of School Lands

- 1819. An act relating to the lands reserved for the use of schools. Ap. Mar. 2, 1819. <u>L. 1819</u>, p.107. Repealed R.5. 1827, Sect. 16 p.370.
  - An act providing for persons settled on the school lands. Ap. Mar. 24, 1819. L. 1819, p.236. Repealed R.S. 1827, Sect. 16. p.370.
  - An act to prevent trespassing by cutting timber. Ap. Feb. 17, 1819. L. 1819, p.84.
- 1825. An act providing for the establishment of free schools.

  Ap. Jan. 15, 1825. L. 1825, p.121. Frist general school act.

  Practically repealed by act of 1827.
- 1826. An act to prevent persons from trespassing on seminary and school lands. Ap. Jan. 26, 1826. L. 1826, p.80.
- 1827. An act amending the act providing for the establishment of free schools, approved Jan. 15, 1825, and for other purposes.

  Ap. Feb. 17, 1827. R.S. 1827, p.364. Repealed L. 1841, Sect. 108, p.285; Practically repeals act of 1825 by sect. 4 which provides that no person shall be taxed for school purposes without his consent.
  - An act relating to the school lands. Ap. Feb. 17, effective May 1, 1827. R.S. 1827, p.366. Repealed L. 1841, p.285.

Special acts in relation to leases.

- 1821. An act authorizing the leasing of the sixteenth section in township three south of range nine west of the third principal meridian. Ap. Feb. 2, 1821. <u>L. 1821, p.70.</u> Monroe County.
  - An act for the relief of Joseph Reynolds. Ap. Jan. 3, 1825. L. 1825, p.52. Greene County.
- 1825. An act for the relief of Isaac Sinclair. Ap. Jan. 14, 1825.
  L. 1825, p.105. Greene County.
- 1826. An act to grant certain powers to the county commissioners' court of the counties of Greene, Edgar and Wayne. Ap. Jan. 25, 1826. L. 1826, p.75.

School Lands, Acts Relating to (con't) Special Acts in Relation to Leases (con't)

## Sale of School Lands

- 1829. An act authorizing the sale of sections numbered sixteen, or such land as may be granted in lieu thereof, to the inhabitants of such townships, for the use of schools. Ap. Jan. 22, 1829.

  R.S. 1829, p.150. Amended L. 1831, p.172. Repealed L. 1841, sect 108 p.286.

  Sale authorized as soon as consent of Congress shall be given. Repulations for sale.
- 1851. An act to amend an act entitled, "An act authorizing the sale of section numbered sixteen, or such lands as may be granted in lieu thereof to the inhabitants of such townships for the use of schools," approved Jan. 22, 1829. Ap. Feb. 15, 1831.
  L. 1831, p.172. Amended, partly repealed R.S. 1833, p.565.

Sale authorized without waiting for consent of Congress. Regulations for sale by act of 1829 continued in force with modifications in relation to number of signers of petition, platting and valuation by trustees, protection to present lessees. etc.

- 1833. An act authorizing a credit on sales of school lands.

  Ap. Jan. 12, 1833. R.S. 1833, p.566. Repealed L. 1841,
  sect. 108 p.286.

  If included in petition for sale, school lands may be sold on
  credit of one to three years, secured by mortgage and personal
  security approved by county commissioners' court.
  - An act confirming certain leases of school lands. Ap. Feb. 22, 1833.

    R.S. 1833, p.566. Repealed L. 1841, sect. 108 p.286.

    Leases made prior to July 1, 1831 under 1827 acts confirmed.
  - An act to provide for the application of the interest of the fund arising from the sale of school lands belonging to the several townships in this state. Ap. Mar. 1, 1833.

    R.S. 1833, p.562. Repealed L. 1841 sect. 108 p.286.

Act requiring valuations of school lands by trustees repealed; also date for sales. Lands to be sold to highest bidder at not less than \$1.25 per acre.

1835. An act to amend an act entitled, "An act to provide for the application of the interest of the fund arising from the sale of the school lands belonging to the several townships in this state," approved Mar. 1, 1835. Ap. Feb. 7, 1835.
L. 1835, p.25. Repealed L. 1841, sect. 108 p.286.

Trustees of school lands authorized to lease any unsold lands from year to year.

- 1839. An act establishing ferries on school lands for the use of the inhabitants of townships. Ap. Feb. 16, 1839.

  L. 1839, p.120. Repealed L. 1841, sect. 108 p.286.
  School commissioners authorized to lease ferries on school lands biennially to highest bidders.
  Inhabitants of any township may designate a portion of their schools to be leased and another portion sold.
  - An act in addition to the several acts authorizing and regulating the sale of school lands. Ap. Feb. 27, 1839.
    L. 1839, p.191. Repealed L. 1841, sect. 108 p.286.

Sale of school lands in fractional townships.

Township must have minimum population of 50 whites and a number of signers in proportion to quantity of school land in ratio of 50 to 1 section of land.

Fees for duplicate patents.

1840. An act authorizing the revaluation of sections number sixteen, in certain cases. Ap. Feb. 1, 1840. L. 1840, p.85.

On petition of a majority of the inhabitants of a township that lands are valued too high for sale, township school trustees authorized to revalue the lands, but not below the present legal rates [i.e., \$1.25 per acre].

1841. An act authorizing school commissioners to convey land in certain cases. Ap. Feb. 25, 1841. L. 1841, p.257.

> Commissioner authorized to sell land taken on foreclosure for school fund loans, at amount for which the same was purchased, plus accrued interest.

- An act making provision for organizing and maintaining common schools. Ap. July 1, 1841.

  L. 1841, p.259. Partly superseded by R.S. 1845, chap. 98, p.495, q.v. Repealed L. 1847, sect. 119 p.148; L. 1849 sect. 90, p.179.

  Amends. consolidates and repeals former acts.
- 1843. An act to authorize the legislature of the states of Illinois, Arkansas, Louisiana and Tennessee to sell lands heretofore appropriated for the use of schools in those states. Ap. Feb. 15, 1843. U.S. St. L. 5:600.

Legislature authorized to provide by law for sale of school lands and invest money from sale in some productive fund, the proceeds of which shall be forever applied exclusively to the use and support of schools within the several townships and districts of the county for which they were originally preserved. No land to be sold without consent of inhabitants of said township obtained in the manner directed by the legislature.

Legislature authorized to make laws for protection of lands and to provide by law, if not deemed expedient to sell, for leasing same for a term not exceeding four years.

In case of the insufficiency of said proceeds to support schools, authority to invest them until adequate. Must have consent of inhabitants before such investment.

Such sales as have been made in pursuance of any laws enacted by the legislature of said states and not inconsistent with the principles of this act, are hereby ratified and confirmed as far as the assent of the United States to the same may be necessary to the confirmation thereof.

1845. Revised Statutes, 1845, chap. XCVIII Schools. p.496.

Revised code. Especially sect. 1-4, 7-10, 11-25, 35-46. (See various headings under Summary at beginning of code).

1847. An act to establish and maintain common schools. Ap. Mar. 1, 1847. <u>L. 1847, p.119.</u> Repealed <u>L. 1849, p.119.</u>

School code. Provisions for sale of school lands substantially same as under 1845 act with minor changes noted under various headings in the summary.

1849. An act to establish and maintain common schools. Ap. Feb. 12, 1849.  $\frac{L.\ 1849,\ p.153.}{\text{sect.}\ 97,\ p.297}$ . Repealed <u>L. 1855, sect. 101 p.90; L. 1857,</u>

Same as 1847 code with minor changes as noted in summary.

1851. An act to amend an act in force April thirteenth, one thousand eight hundred and forty-nine, entitled, "An act to establish and maintain common schools," Ap. Feb. 15, 1851. <u>L.</u> 1851, sect. 12 p.130.

Resale of land taken in for debts due school fund under law providing for the sale of school lands.

1855. An act to establish and maintain a system of free schools. Ap. Feb. 15, 1855. L. 1855, p.51.

No changes in law as relates to school lands.

- School Lands, Acts Relating to (con't) Sale of School Lands (con't)
  - 1857. An act to establish and maintain a system of free schools. Ap. Feb. 16, 1857. L. 1857, p.259. No changes in law as related to school lands.
  - 1859. An act to provide for the recording of the original plats of school lands to perpetuate the same. Ap. Feb. 24, 1859.
     L. 1859, p.124.
     School commissioner required to record in county recorders' office, all original plats of school lands, now or hereafter in his hands.
  - 1871/72. An act to establish and maintain a system of free schools.

    Ap. Apr. 1, 1872. L. 1871/72, p.700. Repealed L. 1889, p.393.

    Substantially same as in previous acts except provisions for fractional townships too small to petition or to maintain free school attached to adjacent township for school purposes. (Sect. 84).
    - 1874. Revised Statutes Chap. 30 Conveyances. Sect. 15. School and canal land certificates assignable. R.S. 1874, p.275.
    - 1875. An act to empower township trustees to sell and convey right of way and depot grounds for the use of railroads crossing school lands.

      Ap. Apr. 13, 1875. L. 1875, p.96. Repealed L. 1889, p.344.
    - 1877. An act regulating the renting and sale of school lands.

      Ap. May 25, 1877. L. 1877, p.205. Amended L. 1885, p.246.

      Repealed L. 1889, p.343.

      Trustees of schools may contract to lease or rent unsold common school lands for not to exceed two years, except where lands are leased for permanent improvements as in cities and villages.

      Inapplicable in cities over 100,000.
    - 1885. An act to amend section one of an act entitled, "An act regulating the renting and sale of school lands," approved May 25, 1877, in force July 1, 1877. Ap. June 29, 1885.

      L. 1885, p.246.

      Five year leases permitted.
    - 1887. An act to empower trustees of schools to lay out and dedicate common school lands for street and highway purposes.

      Ap. June 3, 1887. L. 1877, p.297.

      Trustees authorized to lay out streets and highways on unoccupied school lands. Railroads and street railways desiring to lay down tracks therein must purchase or lease under 1872 act.

      Existing leases or contracts not affected by this act.

1889. An act to establish and maintain a system of free schools.

Ap. May 21, 1889. L. 1889, especially Art XIII pp.296,298,328.

Provisions substantially same as in 1872, 1877, 1885, and 1887

1901. An act to amend section 8 of Article XIII of an act entitled, "An act to establish and maintain a system of free schools," approved and in force May 21, 1889. Ap. May 10, 1901. L. 1901, p.298.

Petitions for sale of school lands must be signed by at least two thirds of the legal voters of the township.

In townships having a population of more than 10,000, the petition to be signed by one-tenth of the voters and an election held for or against sale.

No whole section to be sold in townships having less than 200 inhabitants; in fractional township lands may be sold when the number of inhabitants and number of acres are in ration of 200 to 640.

1909. School Code.

Sect. 217-237. School Lands.

L. 1909, p.401. Amended L. 1919, p.921; L. 1929, p.721; L. 1927, p.810.

Sect. 44a Added L. 1927, p.810.

May sell school land for road purposes.

1934. An act to authorize the board of education of any school district constituted by law in any city having a population exceeding 500,000 inhabitants to mortgage its school lands as an additional security for the payment of its bonds to be sold to any agency, instrumentality, corporation, administration or bureau of the United States of America. Ap. Feb. 28, 1934.

L. 1934, 3d spec.sess., p.243.

Special Acts

1853. An act for the relief of William Stevens of Effingham County, and for another purpose. Ap. Feb. 28, 1853. L. 1833, p.119.

Allowed preemption right of purchase for a quarter quarter to quarter in section 16 T7N R5 E3 until Nov. 1, 1834, on which he has built a water grist mill.

Same preemption allowed to other actual settlers who have made improvements in that section.

An act concerning the school lands in township 3 north range 7 west of the 3d principal meridian. Ap. Feb. 12, 1833. Priv.L. 1833, p.200.

Trustees of the school lands may revalue unsold school lands, make return to Madison County school commissioners, and sell same in accordance with the law.

Lands may be sold at private sale at present price, prior to date of public sale.

An act concerning school lands in Greene County. Ap. Feb. 13, 1833. R.S. 1833, p.201.

County commissioners court of Greene County when petitioned for a revaluation of school lands, to appoint three substantial land owners living in the township, who shall revalue the lands and report in accordance with law of Apr. 15, 1831.

School commission to sell revalued lands in accordance with law.

An act to authorize the sale of the sixteenth section in township 12 north range 6 east in Putnam County.

Ap. Mar. 1, 1833, R.S. 1833, p.202. Patents issued L. 1853, p.151.

Isaac B. Essex authorized to sell section 16 in T12NR6E4 in Putnam County, at not less than \$1.25 per acre.

Sale. Advertise for 30 days. May sell section as a whole or subdivide to bring highest price. May extend credit not exceeding one year at 12 per cent interest, taking bond. No deed until full amount of principal and interest paid.

Purchase money to be loaned, at not less than 6 percent for one year, subject to reloan for one year, taking bond and first mortgage or deed of trust on land. Essex to make an annual report to the town trustees and to give bond for \$2000. School Lands, Acts Relating to (con't)
Sale of School Lands (con't)
Special Acts (con't)
1833. (con't)

Trustees of school fund to be elected biennially. Take oath of office.

Essex to hold of office until Aug. 1836 at which time his successor shall be elected.

R. Bird to sell section 16 in T29NR2W3 under same conditions as above.

1835. An act to authorize the sale of certain school land therein named. Ap. Feb. 6, 1835. L. 1835, p.26.

Sect. 16 TSR14W in White County may be sold in the manner prescribed by law, upon the petition of a majority of the inhabitants of said township, any law to the contrary notwithstanding.

An act concerning the sixteenth section in Equality Township, Gallatin County. Ap. Feb. 12, 1835. L. 1835, p.55.

Commissioners appointed to select lands in lieu of section 16 sold by state as saline lands. Commissioner of Ohio saline to strike off an equal number of acres for school lands.

Governor ordered to issue patent.

An act providing for the sale of the fractional sixteenth section in township 6 north, range 12 west and such other lands as have been selected in lieu of the sixteenth section in the fractional townships on the Mississippi and Illinois Rivers in Greene County. Filed Jan. 17, 1835.

L. 1835, p.31.

School commissioner authorized to sell said section on petition of three-fourths of the inhabitants of the township.

Lands selected in lieu of certain sixteenth sections may be sold on petition of three-fourths of the inhabitants of said townships, or if there be not ten inhabitant voters, on petition of any 50 legal voters in the county.

Persons residing thereon given preemption rights.

1836. An act providing for the sale of section sixteen in township three south of range eight west. Ap. Jan. 16, 1836. L. 1836, p.239.

> Monroe County. May be sold on petition of a majority of the householders and free holders of the township.

School Lands, Acts Relating to (con't)
Sale of School Lands (con't)
Special Acts (con't)
1836. (con't)

An act to provide for the sale of land that has been selected for the use of schools in lieu of the sixteenth section, in fractional township thirteen south, range three west, in Union County. Ap. Dec. 19, 1835.
L. 1836, p.230.

On petition of a majority of the inhabitant voters.

An act for the benefit of the inhabitants of fractional range eleven in White County. Ap. Jan. 13, 1836. L. 1836, p.231.

Attached to fractional range 14 in said county for all school purposes.

1837. An act relative to certain school lands in the County of Fulton. Filed Feb. 25, 1837. LL. 1837, p.312.

Division and sale of school lands by the school commissioners of Fulton County, ratified and confirmed.

An act relative to section sixteen, township seventeen north of range nine west of the third principal meridian.

Ap. Feb. 15, 1837. 1L. 1837, p.311.

Acts of the trustees in laying out and selling town lots in Philadelphia confirmed.

An act to legalize the sales of section sixteen in townships ten north of ranges eleven and thirteen west in Greene County. Filed Feb. 26, 1837.

1L. 1837, p.313.

Acts of school commissioner legalized.

An act to legalize the sale of school lands in Pike County. Ap. Mar. 2, 1837. 1L. 1837, p.313.

Sale of town lots and resale of reverted lots legalized.

An act concerning the sixteenth section in township three south, range fourteen west of the second principal meridian. Ap. Mar. 3, 1837. 1L. 1837, p.314.

School lands in T3R14W2 may be sold on petition of a majority of the inhabitants.

- An act authorizing the school commissioner of the County of Cook to pay over to the commissioner of the County of Will, her proportion of the school funds. Ap. Jan. 31, 1837.

  1L. 1837, p.314.
- An act for the relief of James H. Weisner. Ap. July 21, 1837.  $\underline{2L.}$  1837, p.9.

School Lands, Acts Relating to (con't)
Sale of School Lands (con't)
Special Acts (con't)
1837. (con't)

Auditor directed to issue a duplicate patent for certain school land purchased in Greene County.

1839. An act to authorize the sale of school lands in the County of Edwards. Ap. Feb. 27, 1839. L. 1839, p.192.

Sale permitted on petition of three-fourths of the inhabitants of fractional townships in range 11E3 although such township may not contain the number of white inhabitants required by law.

An act respecting section sixteen in township two south, in range fourteen west, in Edwards County. Ap. Feb. 27, 1839. L. 1839, p.204.

Errors in numbering of the 40 acre lots corrected by resale, giving preemption rights to purchasers in accordance with the correct numbering with interest from date of original sale.

True and corrected plat to be filed.

An act authorizing the sale of certain school lands in Vermilion County. Ap. Mar. 2, 1839. L. 1839, p.232.

Sale on petition of a majority of the qualified voters in T18NR12W2 and T18NR13W2 permitted even if the townships do not contain the number of inhabitants required by law.

1841. An act for the benefit of the inhabitants of town nine south, range eight east in Gallatin County. Ap. Feb. 26, 1841. L. 1841, p.210.

Governor to issue patent for school lands selected under act of Feb. 12, 1835. T9SR8E.

School trustees authorized to select additional lands to make up a total of 640 acres in Gallatin saline in lieu of section 16. Must not include any part of the reservation made under act of 1836 for the manufacture of salt at the Gallatin saline, nor embrace the salt works or wells.

An act to sell the school section in township fourteen north of range eight east of the fourth principal meridian.

Ap. Feb. 27, 1841. L. 1841, p.258.

School commissioner of Bureau County may sell school land named on petition of three-fourths of the qualified voters, notwithstanding that the number of inhabitants may be less than legal number. Charles Boyd allowed a preemption.

County commissioners' court to appoint three appraisers for same.

School Lands, Acts Relating to (con't)
Sale of School Lands (con't)
Special Acts (con't)
1841. (con't)

An act organizing a school district in Vermilion County and authorizing the sale of school lands therein, Ap. Feb. 19, 1841. L. 1841, p.258.

T19R10 attached to T19R11 for school purposes.

School commissioner of Vermilion County authorized to sell all school lands in T19R10 upon petition of fourfifths of the legal voters of said township, under present laws relating to sales of school lands.

Funds from sale to be used for benefit of the united district in R10 and 11 only so long as they form one school district.

1843. An act to legalize certain proceedings of the trustees of schools for township thirty-three, north of range three east of the third principal meridian in La Salle County. Ap. Feb. 23, 1843. L. 1843, p.285.

Sale of stone from school section permitted, etc.

An act organizing a school district in Vermilion County, and authorizing the sale of school lands therein.

Ap. Feb. 6, 1843.

L. 1843, p.274.

 ${\tt T20NR10}$  in Vermilion County attached to  ${\tt T20R11}$  for school purposes.

Vermilion County school commission may sell school lands in T20NR10 on petition of four-fifths of the legal voters of the township.

Funds therefrom used for the joint district only so long as T20 shall comprise a part thereof.

An act concerning the sixteenth section, township one south, range five west, lying in the Counties of Washington and Clinton. Ap. Feb. 23, 1843.

L. 1843, p.276.

Washington County commissioner sold the section. The Clinton County commissioner resold the lands, claiming the majority of the lands lay in his county.

Sale of lands made by the Clinton County commissioner legalized.  $% \label{eq:commissioner}% % A = \{ (1,2,3),$ 

School Lands, Acts Relating to (con't)
Sale of School Lands (con't)
Special Acts (con't)
1843. (con't)

Lots 5 and 6, reserved for ferry privileges, to be sold at public auction for cash, but purchaser having privilege of borrowing the purchase money from school or township funds in accordance with the law. Purchaser to have all ferry privileges conditioned on his building a good road leading to it within three years. County commissioners' court of Washington County to have regulation of tolls, etc.

If Clinton County school commissioner fails to comply with the provisions of this act, the Washington County school commissioner shall do so.

An act to enable the inhabitants of school townships in Hancock County to purchase the school lands therein. Ap. Feb. 25, 1843.
L. 1843, p.278.

Purchasers of section 16 in T4NROW in Hancock County may be released of their notes, mortgages, etc. by relinquishing the lands and paying all interest due upon the purchase money up to Aug. 23, 1842 irrespective of section 42 of 1841 act. Interest may be paid in real estate at twothirds of its appraised value.

If any legal inability exists in consequence of minor heirs, etc., to release this land to the state, the commissioner or trustees to foreclose the mortgage given upon the same, and proceed to sell and purchase said lands at the price at which it was originally sold and to collect the interest on same up to Aug. 23, 1842. Purchasers not to be allowed anything for improvements or erections thereon.

Act may be extended to other townships of the county on petition of two-thirds of the legal voters, which is also required for T4.

School commissioner may lease these lands for not exceeding ten years, to highest bidder.

An act organizing a school district in the County of Iroquois, and authorizing the sale of school lands therein.

Ap. Jan. 21, 1843.

L. 1843, p.279.

 $\ensuremath{\mathsf{T27NR10}}$  in Iroquois County attached to school district on  $\ensuremath{\mathsf{T27NR11}}$  .

School Lands, Acts Relating to (con't)
Sale of School Lands (con't)
Special Acts (con't)
1843. (con't)

School commissioner authorized to sell all the school lands situated in T27NR10 on petition of the majority of the legal voters of the township, in accordance with the law.

Fund to be used for joint district only so long as R10 a part thereof.

An act organizing a school district in Vermilion County and authorizing the sale of school lands therein. Ap. Jan. 28, 1843. L. 1843, p.280.

T17NR10 attached to school district on T17R11.

School commissioner to sell the school lands therein on petition of four-fifths of the legal voters.

Fund arising therefrom to be used for joint district only so mong as R10 shall be a part thereof.

An act relating to schools in township thirty-four north of range twelve east in Will County. Ap. Mar. 4, 1843. L. 1843, p.282.

Trustees of schools of that township authorized to settle with the purchasers of school lands in said township and where to the best interest of the school fund they may take from the purchasers a recognizance of said lands hereafter sold and discharge the debts due for same upon the purchasers' paying all interest due thereon.

An act for the relief of the school commissioner of Pope County. Ap. Mar. 3, 1843. L. 1843, p.222.

Sales of John H. Smith, school commissioner, in T12SR7E, at less than the appraised value, confirmed, since the price for which they were sold is the highest now obtainable.

- 1845. An act to authorize the legislatures of the States of Illinois, Arkansas, Louisiana and Tennessee, to sell lands heretofore appropriated for the use of schools in those states. Ap. Feb. 15, 1843.

  U.S. Statutes at Large v.5 p.600.
  - An act for the relief of Horatio T. Ellis. Ap. Feb 21, 1845. L. 1845, p.299.

Auditor to issue duplicate patents to Ellis for NW NE 16 and NE NW 16 in T1NR7W4 Adams County, the originals having been destroyed.

- School Lands, Acts Relating to (con't)
  Sale of School Lands (con't)
  Special Acts (con't)
  1845. (con't)
  - An act organizing a school district in Vermilion County and authorizing the sale of school lands therein. Ap. Feb. 26, 1845. L. 1845, p.161.
  - An act to legalize the sale of school lands in Adams County. Ap. Feb. 27, 1845. L. 1845, p.162.
  - An act authorizing the sale of school lands in township numbered eighteen north of range eleven east in Champaign County. Ap. Feb. 21, 1845. L. 1845, p.326.
  - 1847. An act to legalize the sale of certain school lands in Sangamon County. Ap. Feb. 26, 1847. L. 1847, p.117.
    - An act to authorize the school commissioner of La Salle County to sell a part of section 16 township 33 North Range 3 East. Ap. Mar. 1, 1847. L. 1847, p.117.
    - An act to authorize the levying and collecting of taxes for school purposes in the County of Iroquois, and for the sale of section 16 in township 25 north range 11 west. Ap. Feb. 28, 1847.
      L. 1847, p.149.
    - An act to erect the City of Quincy into a common school district. Ap. Jan. 27, 1847.
      L. 1847, p.150.
  - 1849. An act to legalize the sale of school lands in township number eight north of range number seven east, in Effingham County. Ap. Feb. 6, 1849. 1L. 1849, p.181.
    - An act to provide for the sale of lands and town lots in township four north, range nine west, in Hancock County. Ap. Feb. 10, 1849.

      1L. 1849, p.181.
    - An act legalizing the election of the trustees of schools, etc., in township number eleven south, range number nine east, in Hardin County. Ap. Jan. 25, 1849. 1L. 1849, p.182.
    - An act to authorize the trustees of schools to lease school lands and lots. Ap. Jan. 25, 1849.

      1L. 1849, p.182.

- School Lands, Acts Relating to (con't)
  Sale of School Lands (con't)
  Special Acts (con't)
  - 1853. An act authorizing the governor to deed certain school lands. Ap. Feb. 8, 1853. L. 1853, p.151.
    - An act to authorize the sale of a school lot therein named. Ap. Jan. 25, 1853. Priv.L. 1853, p.449.
  - 1857. An act to authorize the school commissioner of Carroll County to resurvey, appraise and sell certain school lands in said county. Ap. Feb. 14, 1857. L. 1857, p.173.
    - An act for the relief of John D. McGraw. Ap. Jan. 31, 1857. L. 1857, p.197.
    - An act to legalize the sale of school lands in the County of Iroquois. Ap. Feb. 16, 1857.
      L. 1857, p.235.
  - 1865. An act to vacate a street therein described, and to sell the land now occupied as said street for the benefit of the school fund of the town of Berlin in Bureau County. Ap. Feb. 16, 1865. Priv.L. 1865, v.2, p.662.
    - An act to regulate the renting and sale of the school section of town thirty-eight (38) north, range thirteen (13) east. Ap. Feb. 16, 1865. Priv.L. 1865, v.2, p.313.
  - 1873. An act to authorize the United States to acquire certain property and to cede jurisdiction of the same to the United States, together with the right to tax and assess the same or the property of the United States thereon during the time that the United States shall be or remain the owner thereof. Ap. Apr. 4, 1873.

    L. 1873/74, p.121.
  - 1875. An act to empower township trustees to sell and convey right of way and depot grounds for the use of railroads crossing school lands. Ap. Apr. 13, 1875.
    <u>L.</u> 1875, p.96.

School Laws

See also

Libraries, Acts Relating to: School libraries

PUBLIC INSTRUCTION, SUPERINTENDENT OF PUBLIC

School Lands

SCHOOLS, STATE SUPERINTENDENT OF COMMON

Seminary Lands

Treasury, State, Under each Constitutional period: Special Funds School fund

Educational Commissions

Teachers' Certificates

Teachers' Retirement

Schools: Elections

School Laws School Codes

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L. 1825, p.121. Amended R.S. 1827, p.364. Sect. 15-17 repealed
      R.S. 1829, p.149. Repealed R.S. 1845, p.463.
L. 1837, p.514. Amended 2L. 1837, p.89; L. 1840, pp.90,96. Repealed L. 1841, p.286.
L. 1841, p.259. Amended L. 1843, p.281. Repealed L. 1841, p.73;
      Pub.L. 1849, p.179.
L. 1845, p.51 (R.S. 1845 Chap. XCVIII p.[495]. Amended R.S. 1845, p.594;
L. 1845, p.40. Repealed L. 1847, p.148; Pub.L. 1849, p.179.
      Secretary of State ex officio SUPERINTENDENT OF COMMON SCHOOLS.
L. 1847, p.119; Amended L. 1847, p.149. Repealed Pub.L. 1849, p.179;

Pub.L. 1849, p.153. Amended Pub.L. 1851, p.127; Pub.L. 1853, p.246.
      L. 1854, p.13.
      SUPERINTENDENT OF PUBLIC SCHOOLS. Created.
Pub.L. 1855, P.51.
Pub.L. 1857, p.259. Amended Pub.L. 1859, p.159; 1Pub.L. 1861, pp.187,188;
      Pub.L. 1865, p.112; Pub.L. 1869, p.393; Partial repeal Pub.L. 1865,
      p.125.
L. 1871/72 p.700. R.S. 1874, p.946. (Chap. 122). Amended L. 1873/74,
      pp.137,138; R.S. 1874, p.978; L. 1877, pp.200,203,204; L. 1879,
pp.286,290; L. 1881, p.138; L. 1883, p.166; L. 1885, pp.240,244;
L. 1887, p.291; Repealed L. 1889, p.343-344.
L. 1889, p.239. Amended L. 1889, p.345; L. 1891, pp.195,196,197,198,199;
      L. 1893, pp.176,177,179; L. 1895, pp.311,315; L. 1897, pp.294,295;
         1898, p.54; L. 1889, pp.343,355,349,350,351,; L. 1901, pp.296,298; 1903, p.307; L. 1905, pp.373,378,383,384,385,386; L. 1907, pp.519,
      521; L. 1907/08, pp.95,97. Repealed as amended L. 1909, p.415.
L. 1909, p.342. Amended:
      L. 1911, pp.507,508,511,513,516.
      L. 1913, pp.582,583,584,594.
      L. 1915, pp.626,628,629,632,635,642,644,658.
         1917, pp.719,724,732,733,735,737,757,758.
      <u>L.</u> <u>1919, pp.852,854,856,857,858,894,897,904,908,910,913,917,918,921,922,923,924.</u>
      L.1921, pp.795,800,802,803,818,821,830,832.
      L. 1923, pp.567,575,584,592,596,602,604,606,608,610,613,615.
      L. 1925, pp.556,559,562,564,566,567,571.
      L. 1927, pp.787,794,805,806,810,813,815,817,819,821,823,824,828,829,
            834,839,841,843,844.
      L. 1928, (1st special session p.71).
      L. 1929, pp. 700, 701, 702, 704, 705, 721, 723, 724, 726, 731, 733, 737, 741, 745, 746;
      L. 1930, 1st special session p.95.
      L. 1931, pp.834,836,845,849,850,851,853,854,858,860,867,876.
      L. 1932, 1st special session, pp.128,129,133,136,154.
L. 1932, 4th special session, p.30.
      L. 1933, pp.1003,1007,1011,1018,1019,1020,1021,1022,1023,1027,1042,
            1048,1049,1055.
      L. 1933, 1st special session, p.42.
      L. 1934, 3d special session, pp.237,239.
      L. 1934 4th special session, pp.248,256,260.
L. 1935, pp.1324,1325,1330,1331,1337,1344,1345,1350,1351,1357,1362,
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1368, 1379, 1384, 1389, 1391, 1392, 1403, 1408.

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School Laws (con't)
      School Codes (con't)
            1909. (con't)
                     <u>L.</u> 1935/36, 1st special session pp.142,150,156,158,163,165.

<u>L.</u> 1937, pp.1073,1079,1089,1091,1092,1097,1101,1103,1110,1116.
                     L. 1939, pp.1047,1049,1052,1053,1071,1077,1079,1080,1084,1087,
                         1092,1095,1117,1118.
                     L. 1941, v.1, pp.1120,1123,1141,1144,1145,1149,1150,1153,1163,
                         1164.1169.1173,1174,1178,1198; v.2, p.482.
                     L. 1943, v.1, pp.1216,1219,1227,1228,1231,1234,1237,1241,1244
                         1247, 1249, 1254, 1258, 1260, 1261, 1264, 1265, 1268, 1269, 1271, 1273
                         1282,1286,1296,1298,1299.
                     L. 1945, p.1598.
                     Sect. 99a declared unconstitutional See P. ex rel Aitken V.
                         Robertson 376-609, 35 N.E. 2d 73.
                     Sect. 176-180 repealed L. 1913, p.593.
                     Sect. 216 1/4, 216 1/2 and 216 3/4 repealed L. 1935, p.1361.
                     Act as amended repealed. L. 1945, p.133(155\overline{2}).
            1945. An act providing for a system of free schools. Ap. May 1, 1945.
                         L. 1945, p.1331.
                         Short title: The School Code.
                     Art. 1. Short title - construction - definitions. p.1332.
                         Sect. 3. Definitions. Amended L. 1945, p.1629; L. 1951, p.419.
                     Art. 2. Superintendent of Public Instruction.

      Sect. 3. Amended L. 1947, p.1583; L. 1955, 1188.

      Sect. 20.1. Added L. 1955, p.1188.

      Sect. 27. Amended L. 1947, p.1583; L. 1951, p.1410.

                         Sect. 29. Added L. <u>1951</u>, p.1421. Renumbered Sect. 2.31
                               L. 1953, p.36.
                         Sect. 29. Added L. 1951, p.2052.
                         Sect. 30. Added L. 1951, p.2052.
Sect. 31. Added L. 1951, p.1426. Amended L. 1953, p.36;
                               L. 1955, p.1600.
                     Art. 3. County superintendent of schools.
                         Sect. 1. Amended L. 1951, p.1425; L. 1953, p.1393.
                         Sect. 16. Amended L. 1953, p.1401.
                        Sect. 17. Amended L. 1953, p.1401.
                        Sect. 22. Amended L. 1953, p.1401.

      Sect. 23.
      Amended L. 1947, p.1557; L. 1953, p.1401.

      Sect. 26.
      Amended L. 1953, p.1393.

      Sect. 28.
      Amended L. 1955, p.1188.
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Sect. 30. Amended L. 1951, p.426.

 Sect. 32. Amended Sect. 36.1. Added L. 1953, p.36.

 Sect. 37. Amended L. 1953, p.1401.

 Sect. 40. Amended L. 1953, p.36.

 Sect. 41. Repealed L. 1953, p.231.

 Sect. 42. Amended L. 1953, p.1401.

 Sect. 43. Original sect. 43 repealed L. 1951, p.1759.

 Sect. 43. Added L. 1953, p.1396.

 Sect. 44. Repealed L. 1951, p.1759.

 Sect. 45. Amended L. 1953, p.1401.

 Sect. 30.1.
 Added L.
 1951, p.426.
 Amended L.
 1953, p.1401.

 Sect. 31.
 Amended L.
 1951, p.951; L.
 1955, p.361.

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School Laws (con't)
       School Codes (con't)
              1945. (con't)
                       Art. 3.
                                   (con't)
                            Sect. 51. Amended L. 1945, p.1563; L. 1947, p.1554.
                            Sect. 51.1. Added L. 1951, p.579.
                                                                              Repealed L. 1953, p.100.

      Sect. 52.
      Amended L. 1953, p.1401.

      Sect. 54.
      Amended L. 1951, p.1760.

      Repealed L. 1953, p.231.

                           Sect. 55. Amended L. 1951, p.1760. Repeated L. 1953, p.231.
Sect. 56. Amended L. 1953, p.1401.
Sect. 58. Amended L. 1953, p.36.
Sect. 63. Added L. 1945, p.1563. Amended L. 1955, p.1600.
                            Sect. 64. Amended L. 1947, p.1554.
                       Art. 4. Trustees of schools.
                            Sect. 1. Repealed L. 1953, p.46.
                            Sect. 1.1 Added L. 1953, p.1418.

      Sect. 2. Amended L. 1953, p.1401.

      Sect. 3. Amended L. 1955, p.1325.

      Sect. 4. Amended L. 1945, p.1626; L. 1953, p.1401.

                            Sect. 5. Amended L. 1949, p.1445.

      Sect. 6.
      Amended L. 1945, p.1626.

      Sect. 13.
      Amended L. 1945, p.1626.

      Sect. 14.
      Amended L. 1945, p.1626.

                            Sect. 17. Amended L. 1945, p.1625; L. 1953, p.1366;
                                  L. 1955, p.2061.
                            Sect. 22. Amended L. 1947, pp.1557,1572,1574; L. 1949, p.1445;
                                  L. 1951, p.410; L. 1953, pp.36,1401; L. 1955, pp.1316,1834.
                            Sect. 22.1. Added L. 1955, p.1834.
Sect. 23. Amended L. 1947, p.1574; L. 1953, pp46,1401;
                                   L. 1955, p.1592.
                            Sect. 24. Amended L. 1953, p.1401.

    Sect. 25.
    Amended L. 1953, p.1401.

    Sect. 26.
    Amended L. 1953, p.1401.

                            Sect. 27. Amended L. 1947, p.1557; L. 1949, p.1445; L. 1953,
                                  p.1401.
                           Sect. 28. Amended L. 1945, p.1578; L. 1953, p.908.
                                          Amended L. 1947, p.1555; L. 1949, pp.1443,1445;
                            Sect. 30.
                                  L. 1951, p.414. Repealed L. 1951, p.1807.
                           Sect. 31. Repealed L. 1951, p.1807.
                           Sect. 32. Amended L. 1949, p.1470. Repealed L. 1951, p.1807.
                           Sect. 33. Repealed L. 1951, p.1807.
                           Sect. 34. Amended L.1949, pp.1442,1470; L. 1951, p.579;
                                  L. 1953, p.100.
                           Sect. 35-39. Repealed L. 1951, p.1807.
                           Sect. 40. Amended L. 1945, p.1574. Repealed L. 1951, p.1807.
                           Sect. 41. Repealed L. 1951, p. 1807.
Sect. 42. Amended L. 1949, p. 1445.
                                                                               Repealed L. 1951, p.1807.
                           Sect. 43-47. Repealed L. 1951, p.1807.
                       Art. 4A. County Board of School Trustees.
                           Sect. A1-20. Added L. 1951, p.1982.

      Sect. 2. Amended L. 1953, p.1428.

      Sect. 5. Amended L. 1953, p.38; L. 1955, p.1854.

                           Sect. 9. Amended L. 1953, p.1423.
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Creation of New Districts and Change of Boundaries
Art. 4B.
                    of Existing Districts. Article added L. 1951, p.1987.
                   Amended L. 1953, p.1385.
    Sect. 1.

      Sect. 2. Amended L. 1953, p.1385; L. 1955, p.1316,1325.

      Sect. 3. Amended L. 1953, p.1385; L. 1955, pp.1316,1323.

      Sect. 4. Amended L. 1953, pp.99,1385; L. 1955, p.1316.

    Sect. 5. Amended L. 1953, p.1385; L. 1955, p.1316.

      Sect. 6.
      Amended
      L.
      1953, p.392.

      Sect. 7.
      Amended
      L.
      1953, p.392.

    Sect. 8. Amended L. 1955, p.1316.

      Sect. 9. Amended Sect. 9.1. Added Sect. 12. Amended L. 1953, p.100.

      Sect. 12. Amended L. 1953, p.1368.

                                                       Amended L. 1955, p.1316.
    Sect. 13. Amended L. 1955, p.1316.
    Sect. 18. Amended L. 1955, p.----.
    Sect. 23. Amended L. 1953, p.1316.
Sect. 25. Added L. 1953, p.1385. Amended L. 1955, p.1854.
    Sect. 26. Added L. 1953, p.1418. Amended L. 1955, p.1316.
Art. 5. Township Treasurer.
    Sect. 1. Amended L. 1953, p.1418.
    Sect. 2. Amended L. 1951, p.1416; L. 1953, p.1401.

      Sect. 3. Amended L. 1953, P. 1401.

      Sect. 6. Amended L. 1955, P. 1592, 1598.

      Sect. 14. Amended L. 1955, P. 2060.

    Sect. 15. Amended L. 1953, p.1401.
    Sect. 16. Amended L. 1951, p.1409; L. 1953, p.1401.
Sect. 17. Amended L. 1955, p.1854.
Sect. 19-20. Amended L. 1953, p.1401.
Art. 5A. School elections. Article added L. 1951, p.265.
    Sect. 3. Amended L. 1953, p.36. Sect. 7. Amended L. 1955, p.1837.
    Sect. 9. Amended L. 1953, p.36.
    Sect. 10. Amended L. 1953, p.1371.
Sect. 11. Amended L. 1953, p.1429.
    Sect. 12. Repealed. L. 1953, p.1369.
    Sect. 13. Amended L. 1951, p.602; L. 1953, p.1369;
            L. 1955, pp.1592,1837.
    Sect. 20. Amended L. 1955, p.1837.
Art. 6. School districts having a population of fewer than 1,000.
    Sect. 1. Amended L. 1953, pp.423,1384.
    Sect. 3. Amended L. 1951, p.423.
Sect. 4. Amended L. 1951, p.423; L. 1953, p.1384; L. 1955, p.1857.
Sect. 5. Amended L. 1949, p.1445. Repealed L. 1951, p.424.
    Sect. 6-7. Repealed L. 1951, p.424.
    Sect. 8. Amended L. 1951, p.423.
    Sect. 9. Amended L. 1953, p.1384.
    Sect. 10. Amended L. 1951, p.423.
    Sect. 12. Amended L. 1951, p.423.
Sect. 13. Amended L. 1951, p.1806; L. 1953, p.172.
    Sect. 15. Amended L. 1945, p.1563; L. 1949, p.1416;
L. 1951, p.1676; L. 1955, p.1188.
    Sect. 16. Amended L. 1951, p.423. Repealed L. 1953, p.33. Sect. 19. Amended L. 1953, p.1401.
    Sect. 22. Amended L. 1945, p.1563; L. 1947, p.1576;
            L. 1951, p.1676.
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Sect. 23. Amended L. 1949, p.1416.
    Sect. 23.1. Added L. 1955, p.1188.
    Sect. 24. Amended L. 1953, p.36.
Sect. 25. Amended L. 1955, p.315.
    Sect. 27. Amended L. 1951, p.423.
    Sect. 29. Amended L. 1951, p.423; L. 1953, p.33.
            Repealed L. 1955, p.1316(1323).
    Sect. 33. Amended L. 1945, p.1594; L. 1949, p.1416;
             L. 1951, p.1769; L. 1955, pp.305,1189.
    Sect. 35.1. Added L.1953, p.1396.
    Sect. 36. Amended L. 1949, p.1414.
Sect. 37. Amended L. 1945, p.1594; L. 1951, p.423.
    Sect. 43.1. Added L. 1955, p.2059.
Sect. 53. Amended L. 1949, p.1416; L. 1951, p.579.
Sect. 57. Added L. 1949, p.1419.

      Sect. 58. Added L. 1951, p.1769.

      Sect. 59. Added L. 1955, pp.305,1068.

      Sect. 60. Added L. 1955, p.1189.

Art. 7. School districts having a population of 1,000, to 500,000.
    Title as amended. L. 1949, p.1415.
    Sect. 1. Amended L. 1945, p.1580; L. 1949, p.1415; L. 1951, p.591.
Sect. 2. Amended L. 1951, p.591.
    Sect. 3. Amended L. 1951, p.591; L. 1953, p.33.
Sect. 4. Amended L. 1951, p.591; L. 1953, p.33.
Sect. 5. Amended L. 1951, p.591; L. 1953, pp.35, 1037.
Sect. 6. Amended L. 1945, pp.1563,1594; L. 1949, p.1416;
    L. 1951, pp.501,591,1676; L. 1953, p.33.
Sect. 7. Amended L. 1951, p.591.
Sect. 8. Amended L. 1945, p.1563; L. 1947, p.1576;
             L. 1951, pp. 591,1676; L. 1953, p.33.

      Sect. 9. Amended
      L. 1949, p.1416; L. 1951, p.591.

      Sect. 10. Amended
      L. 1951, p.591.

      Sect. 12. Amended
      L. 1951, p.591; L. 1953, p.395.

    Sect. 13. Amended L. 1951, p.591; L. 1953, p.1394;
             L. 1955, pp.467,635.
    Sect. 14. Amended L. 1945, p.1594; L. 1951, p.591.
    Sect. 16. Amended L. 1951, p.591; L. 1953, p.54.
Sect. 17. Amended L. 1951, p.591; L. 1953, p.1369;
             L. 1955, p.----.
     Sect. 18. Amended L. 1947, p.1557.
    Sect. 19. Amended L. 1951, p.591.
Sect. 20. Added L. 1949, p.1416. Amended L. 1951, p.591.
Sect. 21. Added L. 1951, p.591.
     Sect. 21. Added L. 1951, p.591. Amended L. 1951, p.501;
             L. 1953, p. 54.
Sect. 22-23. Added L. 1951, p.591.
Art. 8. Community consolidated school districts.
     Sect. 1. Amended L. 1945, p.1618; L. 1947, p.1594;
    L. 1949, p.1445; L. 1953, p.40.
Sect. 3. Amended L. 1951, p.277.
Sect. 4. Amended L. 1949, p.1445; L. 1951, p.277.
Sect. 5. Amended L. 1951, p.277.
     Sect. 6. Amended L. 1947, p.1535; L. 1949, p.1388;
             L. 1951, p.417; Repealed L. 1951, p.1807.
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      Sect. 7.
      Amended L. 1949, p.1388.
      Repealed L. 1951, p.1807.

      Sect. 8.
      Amended L. 1951, p.1385.

      Sect. 9.
      Amended L. 1947, p.1530; L. 1949, pp.1392,1445;

          L. 1951, p.277; L. 1951, p.602; L. 1953, p.275; L. 1955,
          pp. 1846, 2138.
   Sect. 10. Amended L. 1947, p.1530. Repealed L. 1951, p.277.
   Sect. 11. Amended L. 1947, p.1530; L. 1951, p.277.
Sect. 12. Amended L. 1947, p.1530; L. 1951, p.277.
p.277; L. 1953, p.230.
                                     p.1530; L. 1949, p.1445; L. 1951,
   Sect. 12.1 Added L. 1949, p.1385. Repealed L. 1951, p.277.
   Sect. 13. Amended L. 1947, p.1530; L. 1949, p.1394; L. 1951, pp.277,1805; L. 1953, pp.10,275,1376; L. 1955, p.1592. Sect. 14. Amended L. 1947, p.1530; L. 1949, pp.1386,1388,1445;
          L. 1951, p.277; L. 1953, p.1379. Repealed L. 1951, p.1807.
Art. 9. Consolidated Districts.
   Sect. 1. Amended L. 1951, p.423; L. 1953, p.1384.
   Sect. 2-3. Repealed L. 1953, p.231.

      Sect. 4. Amended L. 1951, p.425.
      Repealed L. 1953, p.231.

      Sect. 5. Amended L. 1949, p.1398.
      Repealed L. 1951, p.423.

   Sect. 6. Amended L. 1951, p.424. Repealed L. 1953, p.231.
   Sect. 7-8. Repealed L. 1951, p.423.
   Sect. 9. Added L. 1945, p.1559. Amended L. 1949, p.1445.
          Repealed L. 1951, p.1807.

      Sect. 10. Added L. 1945, p.1559.
      Repealed L. 1951, p.1807.

      Sect. 11. Added L. 1949, p.1396.
      Repealed L. 1951, p.1807.

Art. 10. Township High School Districts.
   Sect. 1. Amended L. 1947, p.1615; L. 1949, p.1445.
          Repealed L. 1951, p.421.
   Sect. 2. Repealed L. 1953, p.231.
   Sect. 3-8. Repealed L. 1951, p.421.
Art. 10. Community High School District.
   Sect. 9. Amended L. 1947, p.1615; L. 1949, p.1445.
   Sect. 10. Amended L. 1949, p.1445; L. 1951, p.950; L. 1953,
          p.59.
   Sect. 11. Repealed L. 1951, p.421.
Sect. 12. Repealed L. 1953, p.231. (In Revised Statutes 1955).
   Sect. 13. Amended L. 1951, p. 421.
   Sect. 14. Amended L. 1951, p.1426. Repealed L. 1951, p.1806.
   Sect. 15-16. Repealed L. 1951, p.1806.
   Sect. 17. Amended L. 1947, p.1536; L. 1951, p.1408.
   Repealed L. 1951, p.1806.
Sect. 18-20. Repealed L. 1951, p.1806.
   Sect. 21. Amended L. 1949, p.1445. Repealed L. 1951, p.1866.
   Sect. 22-23. Repealed L. 1951, p.1866.
   Sect. 24. Amended L. 1949, pp.1405,1445. Repealed L. 1951, p.1866.
   Sect. 24-25. Amended L. 1949, p.1405. Repealed L. 1951, p.1806.
   Sect. 25.1. Added L. 1949, p.1405. Repealed L. 1951, p.1806.
   Sect. 28. Repealed L. 1951, p.421.
   Sect. 29. Amended L. 1949, p.1445. Repealed L. 1951, p.421.
   Sect. 30-36. Repealed L. 1951, p.421.
   Sect. 37. Amended L. 1949, p.1445. Repealed L. 1951, p.421.
   Sect. 42. Added L. 1951, p.421.
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School Laws (con't)
      School Codes (con't)
            1945. (con't)
                    Art. 11. Non-high school districts.
                        Sect. I. Amended L. 1949, p.1416; L. 1951, p.581;
                               L. 1953, p.1389;.
                        Sect. 2. Amended L. 1945, p.1331.

Sect. 3. Amended L. 1945, p.1618; L. 1947, p.1594,

L. 1949, p.1407; L. 1951, p.581; L. 1953, p.395.
                        Sect. 7. Amended L. 1951, p.581.
                        Sect. 9. Amended L. 1945, p.1618; L. 1947, p.1594;
                              Repealed L. 1953, p.394.
                        Sect. 10. Amended L. 1949, p.1445.
                        Sect. 12. Amended L. 1949, p.1445.
                        Sect. 13.1 Added L. 1955, p.52.
Sect. 13.2 Added L. 1955, p.52.
                        Sect. 15. Amended L. 1953, p.1385.
                        Sect. 17. Amended L. 1953, p.1385.
Sect. 18. Amended L. 1945, p.1574; L. 1947, p.1523;
                              L. 1949, pp.1416,1445; L. 1951, p.5.81; L. 1953, p.1385.
                        Sect. 18.1. Added L. 1951, p.581; L. 1953, p.1385.
                              Amended L. 1955 p.788.
                        Sect. 18.2. Added L. 1953, p.1036. Amended L. 1955, p.788.
                        Sect. 11-19. Amended <u>L. 1953, p.1385.</u>
Sect. 20-22. Repealed <u>L. 1953, p.1385.</u>
                    Art. 12. Schools for Special Purposes.
                        Sect. 1-9. Continuation schools.
                              Sect. 1. Amended L. 1951, p.407.
                              Sect. 2. Repealed L. 1951, p.1410.
                              Sect. 3. Amended L. 1951, p.407.
Sect. 7. Amended L. 1951, p.407.
                        Sect. 10. Parental Schools
                        Sect. 11. Junior High Schools
                        Sect. 12-15.1 Junior Colleges
                       Sect. 12. Repealed <u>L.</u> <u>1951</u>, p.1410.
                       Sect. 13. Amended L. 1949, p.1445; L. 1951, p.1410;
                              L. 1953, p.36.
                       Sect. 13.1-13.3. Added L. 1951, p.1410.
                       Sect. 14. Amended L. 1945, p.1618; L. 1947, p.1594;
                             L. 1951, p.1410; L. 1953, p.1380.
                       Sect. 15.1. Added L. 1955, p.1343.
Sect. 16-19. County Normal Schools
                       Sect. 20-30. Handicapped Children.
                       Sect. 20. Amended L. 1945, p.1596; L. 1947, p.1562.
Sect. 20.1. Added L. 1953, p.173. Amended L. 1955, pp.785,787.
                       Sect. 21. Amended L. 1953, p.173.
                       Sect. 22. Amended L. 1945, p.1596; L. 1955, p.785.
                       Sect. 23. Amended L. 1945, p.1596; L. 1953, p.173.
                       Sect. 24. Amended L. 1945, p.1596; L. 1947, p.1563.
                       Sect. 25. Amended L. 1945, p.1596.

      Sect. 25.1. Added L. 1953, p.173.
      Amended L. 1955, p.785.

      Sect. 26. Amended L. 1945, p.1596;
      L. 1947, pp.1539,1555,1563;

                             L. 1951, p.412.
                       Sect. 26.1. Added L. 1953, p.173. Amended L. 1955, p.785.
                       Sect. 27. Amended L. 1945, p.1596.
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Art. 13. Common School Lands
    Sect. 3. Amended L. 1947, p.1559; L. 1953, p.1401.
    Sect. 4. Amended L. 1953, p.1401.
    Sect. 6. Amended L. 1953, p.1401.

      Sect. 7. Amended L. 1949, p.1445.

      Sect. 9. Amended L. 1953, p.1401.

      Sect. 10. Amended L. 1953, p.1401.

      Sect. 11. Amended L. 1949, p.1445;
      L. 1953, p.1401.

      Sect. 15. Amended L. 1953, p.1401.

    Sect. 17. Amended L. 1955, p.264.
    Sect. 19. Amended L. 1953, p.1401.
   Sect. 20. Added L. 1951, p.165. Amended L. 1953, pp.1401,1418.
Sect. 20. Added L. 1953, p.1418. (See note in Revised Statutes
           1955).
    Sect. 21. Added L. 1953, p.1418.
    Sect. 22. Added <u>L.</u> <u>1953, p.1418.</u>
                                                    Amended L. 1955, p.264.
    Sect. 23. Added L. 1953, p.1418.
    Sect. 24. Added L. 1953, p.1418. Amended L. 1955, p.1598.
   Sect. 25. Added L. 1953, p.1418.
Sect. 26. Added L. 1953, p.1418.
    Sect. 27. Added L. 1953, p.1422.[sic]
Art. 14. Gifts-Use of Sites-Playgrounds
    Sect. 2. Amended L. 1953, p.1401.
    Sect. 3. Amended L. 1953, p.1401.
    Sect. 6. Amended L. 1953, p.1401.

      Sect. 7. Amended L. 1951, p.500.

      Sect. 8. Amended L. 1949, p.1403; L. 1951, p.148.

    Sect. 9. Amended L. 1947, p.1564; L. 1953, p.1036.
Art. 15. General Provisions-Penalties-Liabilites
    Sect. 3. Amended L. 1953, p.36.
   Sect. 5. Repealed L. 1951, p.426.
Sect. 6. Amended L. 1953, p.1401.
   Sect. 19. Added L. 1949, p.1402. Amended L. 1951, p.410.
Sect. 20. Added L. 1951, p.410. Amended L. 1953, p.1401.
    Sect. 21. Added L. 1951, p.1677.
Art. 16. School board associations.
    Sect. 8. Added L. 1949, p.1439.
Art. 17. Budgets-Tax Rates-Tax Warrants
   Sect. 1. Amended L. 1951, p.2053.
   Sect. 2. Amended L. 1945, pp.1564,1593; L. 1947, pp.1590, 1578; L. 1949, p.1407; L. 1951, pp.586,1427; L. 1953,
           p. 1371; L. 1955, p.1849.
   Sect. 3. Amended L. 1945, pp.1564,1568; L. 1947, p.1590; L. 1951, p.586; L. 1953, p.1371; L. 1955, p.1846.
   Added L. 1945, p.1558.
Sect. 3.1. Amended L. 1945, p.1564; L. 1947, p.1590.
Repealed L. 1951, p.586. Added L. 1945, p.1558.
   Sect. 4. Amended L. 1945, pp.1564,1578; L. 1947, 1590;
   L. 1951, p.586; L. 1953, p.562; L. 1955, 1846.
Sect. 5. Amended L. 1945, p.1564,1578; L. 1947, p.1590;
           L. 1951, p.586; L. 1953, pp.1371,1376; L. 1955, pp.1592,1595.
   Sect. 5.1. Amended L. 1951, p.10.
   Sect. 5.2. Added L. 1951, p.558.
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Sect. 5.3. Added L. 1953, p.1371. Amended L. 1955, p.1846.
   Sect. 5.01. Amended L. 1945, pp.1564,1589,1614; L. 1947, p.1590;
         L. 1949, p.1445. Repealed L. 1951, p.586.
   Sect. 5.01. Added L. 1953, p.1376.
   Sect. 5.02. Amended L. 1945, pp.1564,1617; L. 1947, p.1590.
         Repealed L. 1951, p.586.
   Sect. 6. Amended L. 1945, p.1593; L. 1947, p.1561; L. 1951,
         p.586; L. 1955, p.1601.
   Sect. 7. Amended L. 1945, p.1564; L. 1947, p.1590; L. 1949,
   p.1371; L. 1951, p.586; L. 1953, pp.1374,1375.
Sect. 8. Amended L. 1951, p.586.
   Sect. 9. Amended <u>L. 1949</u>, p.1407; <u>L. 1951</u>, p.586.
   Sect. 10,11,13. Amended L. 1951, p.586.
Art. 18. Common School Fund.
   Sect. 2. Amended L. 1949, p.1373; L. 1951, pp.596,1417;
   L. 1953, p.13; L. 1955, p.1849.
Sect. 3. Amended L. 1947, p.1619; L. 1949, p.1373; L. 1951,
         pp.1770,1417; L. 1953, p.59.
   Sect. 4. Amended L. 1945, p.1584; L. 1947, p.1619; L. 1949, p.1373; L. 1951, pp.596,1417,1825; L. 1953, p.59.
   Sect. 5. Amended L. 1949, p.1373; L. 1951, p.1417; L. 1953,
   p.1399.
Sect. 5.1. Added <u>L. 1949</u>, p.1384. Amended <u>L. 1951</u>, pp.596,
         1421; L. 1953, p.59.
   Sect. 6. Amended L. 1949, p.1373; L. 1951, p.1426.

      Sect. 7. Amended L. 1949, p.1373.

      Sect. 8. Amended L. 1949, p.1373. L. 1951, p.1417.

   Sect. 9. Amended L. 1945, p.1561,1618; L. 1947, p.1545;
         L. 1949, p.1373; L. 1951, pp.596,1417; L. 1953, p.12,499;
             1955, p.1849.
   Sect. 10. Amended L. 1947, p.1545; L. 1949, p.1373; L. 1951,
         p.596; L. 1953, p.12.
   Sect. 11. Amended L. 1945, p.1595; L. 1947, p.1525; L. 1949,
         p.1383; L. 1951, p.2054; L. 1953, pp.98,1324; L. 1955,
   Sect. 12. Amended L. 1945, pp.1561,1618; L. 1947, p.1545.
         Repealed L. 1951, p.596.
   Sect. 13. Amended L. 1947, p.1545; L. 1949, p.1373; L. 1951,
         p.596; L. 1955, p.1849.
   Sect. 14. Amended L. 1947, p.1619; L. 1949, p.1373; L. 1951,
         p.596; L. 1955, p.1849.
   Sect. 15-16. Repealed L. 1951, p.596(602).
   Sect. 19. Amended L. p.1401.
Art. 19. Debt limitation-Bonds-Territory Liable-Refunding Bonds.

      Sect. 3. Amended L. 1947, p.1564; Sect. 4. Amended L. 1949, p.1445.
      L. 1951, p.241; L. 1953, p.43.

      Repeated L. 1951, p.420;

      Amended L. 1949, p.1413.
      Amended L. 1951, p.420;

         L. 1953, p.1427.
   Sect. 5. Amended L. 1947, p.1552. Repealed L. 1951, p.420. Sect. 6. Repealed L. 1951, p.420.
   Sect. 8. Amended L. 1951, p.1416; L. 1953, p.8; L. 1955, 1316.
   Sect. 9. Amended L. 1953, p.1368.
   Sect. 10. Amended L. 1945, p.1564; L. 1949, p.1397; L. 1951,
         p.948; L. 1953, p.111; L. 1955, p.1592.
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Sect. 11. Amended L. 1951, p.420.
    Sect. 11.1.Added L. 1955, p.----
    Sect. 12. Amended L. 1955, p.1592.
    Sect. 16. Amended L. 1945, p.1594.
    Sect. 28. Amended L. 1953, p.1401.
Sect. 30-31. Repealed L. 1953, p.1368.
Sect. 32. Amended L. 1949, p.1370. Repealed L. 1953, p.1368.
    Sect. 33. Amended L. 1949, p.1370; L. 1953, p.1368.
Art. 20. Working Cash Fund
    Sect. 2. Amended L. 1951, p.949.
    Sect. 3. Amended L. 1945, p.1618; L. 1947, p.1594; L. 1951,
    p.949; L. 1953, p.1380.
Sect. 4. Amended L. 1949, p.1474.
    Sect. 5. Amended L. 1949, p.1474.
    Sect. 7. Amended L. 1949, p.1445.
Sect. 8. Amended L. 1949, p.1474.
Art. 21. Certification of Teachers.
    Sect. 1. Amended L. 1945, p.1629; L. 1951, p.1760; L. 1953,
           p.494; L. 1955, pp.785,2199.
    Sect. 2. Amended L. 1951, p.1760; L. 1955, p.2199.

      Sect. 3.
      Amended
      L.
      1951, p.1760; L.
      1955, p.2199.

      Sect. 4.
      Amended
      L.
      1951, p.1760.
      Repealed L.
      1955, p.2199.

      Sect. 5.
      Amended
      L.
      1951, p.1760; L.
      1955, p.2199.

    Sect. 6. Amended L. 1951, p.1760; Repealed L. 1955, p.2199.
Sect. 7. Amended L. 1951, p.1760; L. 1955, p.2199.
Sect. 8. Amended L. 1951, p.1760; L. 1955, p.2199.
    Sect. 8.01. Added L. 1951, p.1760. Repealed L. 1955, p.2199. Sect. 8.02. Added L. 1951, p.1760. Amended L. 1955, p.2199.
    Sect. 9. Amended L. 1949, p.1406; L. 1951, p.1760; L. 1955,
           p.2199.
    Sect. 9.01. Added L. 1947, p.1609; L. 1951, p.1760.
    Repealed L. 1955, p.2199.
Sect. 9.02. Added L. 1953, p.1422. Amended L. 1955, p.2199.
    Sect. 10. Amended L. 1945, p.1629; L. 1947, p.1560; L. 1949,
    p.1430; L. 1953, pp.103,1760; L. 1955, p.2199.
Sect. 10.01. Added L. 1953, p.1935. Amended L. 1955, p.1187.
    Sect. 11. Amended L. 1951, p.1760; L. 1955, p.2199.
    Sect. 12. Amended L. 1951, p.1760; L. 1955, p.2199.
Sect. 13. Amended L. 1951, p.1760; L. 1953, p.36; L. 1955,
           p.2199.
    Sect. 14. Amended L. 1951, p.1760; L. 1955, p.2199.
   Sect. 15. Amended L. 1951, p.1760; L. 1953, p.36; L. 1955,
           p.2199.
    Sect. 16. Amended L. 1951, p.1760.
                                                        Repealed L. 1955, p.2199.
   Sect. 17. Amended L. 1951, p.1760.
                                                        Repealed L. 1955, p.2199.
   Sect. 18. Amended L. 1951, p.1760. Repealed L. 1955, p.2199.
   Sect. 19. Amended L. 1951, p.1760. Repealed L. 1955, p.2199. Sect. 19.01. Added L. 1951, p.1760. Repealed L. 1955, p.2199. Sect. 20. Amended L. 1951, p.1760. Repealed L. 1955, p.2199.
   Sect. 20.01. Added L. 1947, p.1578; L. 1951, p.1760.
           Repealed L. 1955, p.2199.
   Sect. 21. Amended L. 1951, p.1760; L. 1955, p.2199.
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School Laws (con't)
     School Codes (con't)
           1945. (con't)
                      Sect. 22. Amended L.1951, p.1760; L. 1953, p.36.
                      Sect. 23. Amended L. 1951, p.1760.

      Sect. 24. Amended L. 1951, p.1760.

      Sect. 26. Amended L. 1951, p.1760; L. 1955, p.----.

                                  Added L. 1951, p.1760.
                      Sect. 27.
                   Art. 22. Employment of Teachers and Other Employees.
                      Sect. 1.
                                   Amended L. 1945, p.1584; L. 1953, p.172;
                            L. 1955, p.315.
                      Sect. 2. Amended L. 1947, p.1537, L. 1949, p.1407.
                      Sect. 6.
                                   Added L. 1945, p.416; Amended L. 1947, p.1580;
                      L. 1953, p.36.
Sect. 7. Added L. 1945, p.416; L. 1951, pp.416,1676.
                   Art. 23. Duties of Teachers
                      Sect. 5. Amended L. 1953, p.1401.
                      Sect. 7. Added L. 1951, p.1676.
                   Art. 24. Teacher Tenure Law.
                      Sect. 1. Amended L. 1953, p.104.
                      Sect. 2. Amended L. 1949, p.1432.
                      Sect. 3. Amended L. 1949, p.1431; L. 1951, p.1803; L. 1953,
                            p.45; L. 1955, pp.1592,2058.

      Sect. 4. Amended L. 1951, p.413.
      Repealed L. 1953, p.104.

      Sect. 6. Amended L. 1953, p.1856; L. 1955, p.---.

                      Sect. 8. Added L. 1945, p.1581. Amended L. 1953, p.104.
                   Art. 25. Teachers' Retirement System.
                      Sect. 4. Amended L. 1947, p.1599; L. 1949, pp.1422,1439;
                            L. 1951, p.1981; L. 1953, p.59; L. 1955, p.2140.
                      Sect. 10. Amended L. 1947, p.1599.
                      Sect. 18. Amended L. 1947, p.1599; L. 1949, p.1422; L. 1953,
                            p.1895.
                      Sect. 19.1. Added L. 1955, p.1325.
Sect. 22. Amended L. 1947, p.1599.
                      Sect. 41. Amended L. 1947, p.1599.
                      Sect. 44. Amended L. 1945, p.1587; L. 1947, p.1599; L. 1949, p.1422; L. 1951, pp.1432,1772; L. 1953, p.170.
                      Sect. 45. Amended L. 1945, p.1587; L. 1949, p.1422; L. 1951,
                            p.1772.
                      Sect. 47. Amended L. 1949, p.1422.
                      Sect. 48. Amended L. 1945, p.1587; L. 1949, p.1422; L. 1953,
                            p.909.
                      Sect. 49. Amended L. 1945, p.1587; L. 1947, p.1567; L. 1949,
                            p.1422; L. 1953, p.909; L. 1955, p.2140.
                      Sect. 50. Amended L. 1947, p.1567; L. 1949, p.1569; L. 1953,
                            p.1895; L. 1955, p.2140.
                      Sect. 50.1. Added L. 1947, p.1569. Amended L. 1955, p.50.
                      Sect. 51. Repealed L. 1955, p.2146.
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 Sect. 52. Amended L. 1947, p.1567; L. 1955, p.2140.

 Sect. 53. Amended L. 1947, p.1599; L. 1953, p.1397.

 Sect. 54. Amended L. 1945, p.1587; L. 1947, p.1599; L. 1949, p.1437.

 Sect. 55. Amended L. 1947, p.1599; L. 1949, p.1397.

 Sect. 55. Added L. 1947, p.1569.

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School Laws (con't)
      School Codes (con't)
            1945. (con't)
                        Sect. 56. Amended L.1947, p.1599.
                        Sect. 56.1. Added L. 1947, p.1599. Amended L. 1949, p.1437;
                              L. 1953, p.390.
                        Sect. 57. Amended L. 1947, p.1599. Amended L. 1949, p.1422;
                        Sect. 57.1. Added L. 1951, p.2093.
                        Sect. 58. Amended L. 1947, p.1599.
                        Sect. 59. Amended L. 1947, p.1599; L. 1953, p.1895; L. 1955,
                              p.2140.

      Sect. 61. Amended L. 1955, p.2140.

      Sect. 70. Amended L. 1951, p.1418.

                        Sect. 71. Amended L. 1947, p.1582; L. 1949, p.1422; L. 1951,
                        p.1432; L. 1953, p.1376.

Sect. 75. Amended L. 1947, p.1599.

Sect. 78.1. Added L. 1947, p.1599. Amended L. 1955, p.2065.
                        Sect. 92. Added L. 1945, p.1581.
                    Art. 26. Pupils-Compulsory Attendance.
                        Sect. 1. Amended L. 1951, p.408; L. 1953, pp.394,395.
                        Sect. 7. Amended L. 1955, p.305.
                    Art. 27. Courses of Study-Special Instruction.
                        Sect. 3. Amended L. 1953, p.494; L. 1955, p.962.
                        Sect. 10.1. Added L. 1955, p.395.

Sect. 16. Amended L. 1949, p.1445.

Sect. 17. Amended L. 1953, p.1401.
                        Sect. 23. Added L. 1945, p.1581.
                        Sect. 24. Added L. 1945, p.1617; L. 1947, p.1616. Amended
                    L. 1955, p.1251.
Art. 28. Textbooks.
                        Sect. 1. Amended L. 1949, p.1441.
                    Art. 29. Transfers-Tuition-Transportation.
                        Sect. 1. Amended L. 1949, p.1470. Repealed L. 1951, p.579.
                        Sect. 5. Amended L. 1953, p.395.
                        Sect. 6. Repealed L. 1951, p.579.
                        Sect. 8. Amended L. 1945, p.1627; L. 1951, p.409.
                        Sect. 10. Amended L. 1955, p.315.
                        Sect. 11a. Added L. 1949, p.1442.
Sect. 12. Amended L. 1955, p.266.
                    Art. 30. Scholarships.
                        Sect. 1. Amended L. 1949, p.1410; L. 1951, p.951; L. 1953,
                       p.1425; L. 1955, pp.12,359,1183.

Sect. 2. Amended L. 1945, p.1615; L. 1949, p.1410; L. 1951,
                             p.951; L. 1955, p.1253.
                       Sect. 3. Amended L. 1945, p.1615; L. 1949, p.1410; L. 1951, p.551; L. 1953, p.1425; L. 1955, p.359.
                        Sect. 4. Amended L. 1945, p.1615; L. 1947, pp.411,1579;
                        L. 1951, p.951; L. 1953, p.1425; L. 1955, p.1253.
Sect. 5. Amended L. 1945, pp.1580,1615; L. 1947, p.1577;
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L. 1949, p.1411.

Sect. 10. Amended L. 1953, p.1401.

 Sect. 7.
 Amended L. 1949, p.1445.

 Sect. 9.
 Amended L. 1947, p.1572; L. 1953, p.1401.

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School Laws (con't)
         School Codes (con't)
                    1945. (con't)
                                         Sect. 11. Amended L. 1953, p.1401.

    Sect. 14.1.
    Added L. 1955, p.150.

    Sect. 15.
    Amended L. 1949, p.1445.

    Sect. 21.
    Amended L. 1949, p.1398.

                                         Sect. 31. Amended L. 1949, p.1368.

      Sect. 36.
      Amended L. 1945, p.1582.

      Sect. 44.
      Amended L. 1949, p.1445.

                                         Sect. 47. Amended L. 1949, p.1398.
                              Sect. 48. Amended \overline{\text{L.}} \overline{1949}, \overline{p.1446}.
Art. 33. Districts from \overline{100,000} to not more than 500,000 inhabitants.
                              Art. 33.1. Districts from 100,000 to 500,000 of which cities having
                                         mayor and alderman form whole or part.
                                         Sect. 1-7. Added L. 1947, p.1540.
                              Art. 34. Cities over 500,000 population.
                                         Sect. 6-8. Amended L. 1947, p.1528.

      Sect. 9.
      Amended L. 1947, pp.1528,1549.

      Sect. 10.
      Amended L. 1947, pp.1528,1549.

      Sect. 11-13.
      Amended L. 1947, p.1528.

                                         Sect. 13a. Added L. 1947, p.1528.
Sect. 17. Amended L. 1951, p.501; L. 1953, p.1033;
L. 1955, pp.1186,2055.

      Sect. 20a. Added L. 1955, p.961.

      Sect. 22. Amended L. 1951, p.20.

      Sect. 22.1. Added L. 1951, p.20.

      Sect. 22.2. Added
      L. 1955, p.4.

      Sect. 47. Amended
      L. 1947, p.1549.

      Sect. 48. Amended
      L. 1945, p.1569; L. 1951, p.501.

                                         Sect. 49. Amended L. 1947, p.1549.

      Sect. 52.
      Amended L.
      1947, pp.1527,1583; L.
      1949, p.1372; L.

      p.1372; L.
      1955, p.2057.

      Sect. 53.
      Amended L.
      1955, p.961.

      Sect. 57.
      Amended L.
      1945, p.1569; L.
      1947, p.1622;

                                                    L. 1951, pp.20,501,1771; L. 1953, p.59; L. 1955, p.635.
                                         Sect. 58. Amended L. 1945, p.1569.
                                         Sect. 61. Amended L. 1945, p.1569.
Sect. 62. Amended L. 1945, p.1569; L. 1951, p.1769.
Sect. 64. Amended L. 1945, p.1569; L. 1951, p.225;
L. 1953, p.1915; L. 1955, p.1818.
Sect. 66-67. Amended L. 1945, p.1569; L. 1951, p.501.
                                         Sect. 89. Amended L. 1953, p.495.
                                          Sect. 90. Amended L. 1951, pp.225,352; L. 1953, p.59;
                                                     L. 1955, p.495.
                                         Sect. 91. Amended L. 1947, p.1609.
Sect. 92. Amended L. 1947, p.1609.

      Sect. 93. Amended L. 1953, p.1887.

      Sect. 93.1. Added L. 1955, p.1818.

      Sect. 94. Amended L. 1951, p.226; L. 1955, p.1818.

                                         Sect. 95. Amended L. 1945, p.1569; L. 1947, p.1609;
L. 1951, p.225; L. 1953, p.1915.
Sect. 96. Amended L. 1947, p.1609; L. 1949, p.1433;
                                                     L. 1951, p.225; L. 1953, pp.1887,1915; L. 1955, p.1818.
                                          Sect. 97. Amended L. 1947, p.1609.
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Sect. 98. Amended L. 1947, p.1609; L. 1949, p.1433; L. 1951, p.225; L. 1953, p.1887; L. 1955, p.1818.

Sect. 99. Amended L. 1953, p.1887; L. 1951, p.225; L. 1953, p.1887; L. 1955, p.1818.

Sect. 100. Amended L. 1947, p.1609; L. 1949, p.1433; L. 1951, pp.225; L. 1953, p.1887; L. 1955, p.1818.

Sect. 102. Amended L. 1947, p.1609; L. 1949, p.1433; L. 1951, p.225; L. 1953, p.1887; L. 1955, p.1818.

Sect. 102. Amended L. 1947, p.1609; L. 1949, p.1433; L. 1951, p.225; L. 1953, p.1887; L. 1955, p.1818.

Sect. 102. Amended L. 1947, p.1609; L. 1949, p.1433; L. 1951, p.225; L. 1953, p.1887.

Sect. 103. Amended L. 1951, p.225; L. 1953, p.1855, p.1818.

Sect. 104. Amended L. 1949, p.1433; L. 1955, p.1818.

Sect. 105. Amended L. 1949, p.1433; L. 1955, p.1818.

Sect. 106. Amended L. 1949, p.1433; L. 1955, p.1818.

Sect. 106. Amended L. 1953, p.1897, 1949, p.1433; L. 1951, p.225; L. 1953, p.1887, 1915; L. 1955, p.1818.

Sect. 106. Amended L. 1953, p.1915; L. 1955, p.1818.

Sect. 106. Amended L. 1949, p.1433; L. 1955, p.1818.

Sect. 106. Amended L. 1953, p.1915; L. 1955, p.1818.

Sect. 107. Amended L. 1949, p.1435; L. 1955, p.1818.

Sect. 108. Amended L. 1949, p.1435; L. 1955, p.1818.

Sect. 109. Amended L. 1949, p.1435; L. 1955, p.1818.

Sect. 109. Amended L. 1947, p.1609; L. 1951, p.225; L. 1953, p.1887, l. 1955, p.1818.

Sect. 109. Amended L. 1947, p.1609; L. 1051, p.225; L. 1953, p.1887, p.1887, l. 1955, p.1818.

Sect. 113.1. Added L. 1953, p.1187.

School Laws (con't)
(Non-Code)

See also Vocation Education

- 1831. An act confirming grants of property made for the encouragement of education, and for other purposes. Ap. Feb. 1, 1831. L. 1831, p.73; R.S. 1833, p.240. Repealed ?
- 1839. An act relating to common schools in the City of Chicago, and for other purposes. Ap. Mar. 1, 1839. L. 1839, p.215.
- 1843. An act to exempt the property of colleges and common schools from taxation for a limited period. Ap. Mar. 6, 1843.

  L. 1843, p.70. Repealed R.S. 1874, p.1013.
  - An act to incorporate academies and seminaries of learning. Ap. Mar. 6, 1843. L. 1843, p.6. Repealed R.S. 1845, p.468.
- 1845. Revised Statutes. Chap. 25. Corporations. Repealed <u>R.S.</u> <u>1874,</u> p.1013. Division 2. Academies. <u>R.S.</u> <u>1845,</u> p.117.
  - An act for the incorporation of institutions of learning.
    Ap. Jan. 26, 1849.

    Pub.L. 1849.

    Repealed R.S. 1879, p.1016. Amendment
    Pub.L. 1851, p.7. Repealed R.S. 1874, p.1017.
- 1851. An act to provide for leasing the land granted as a common to the inhabitants of the Town of Prairie du Rocher, in Randolph County, or so much as said land as it may be to the interest of the inhabitants to lease, for school purposes.

  Ap. Feb. 8, 1851.

  Priv.L. 1851, p.51. Amended Priv.L. 1863, p.273;

  L. 1933, p.271; L. 1935, p.1073; L. 1947, p.1565;

  L. 1953, p.1655.
- 1853. An act to amend the school law in relation to the examination and qualification of teachers. Ap. Feb. 11, 1853.
  Pub.L. 1853, p.246. Repealed R.S. 1874, p.1020.
- 1861. An act to refund certain School Taxes illegally assessed in Cook County. Ap. Feb. 12, 1861. Pub.L. 1861, p.192.
  - An act legalizing the loaning of school money in the County of Winnebago. Ap. Feb. 12, 1861.
    Pub.L. 1861, p.193.

School Laws (con't) (Non-Code) (con't)

- 1865. An act to repeal so much of the school law as exempts school officers from serving on juries in courts of record. Ap. Feb. 16, 1865. Pub.L. 1865, p.125.
- 1867. An act to furnish information to school officers. Ap. Feb. 16, 1867. 1Pub.L. 1867, p.160.
- 1869. An act concerning reports of school officers and of incorporate institutions of learning. Ap. Mar. 29, 1869. Pub.L. 1869, p.395. Repealed R.S. 1874, p.1042.

## Other Than Code.

- 1869. An act regulating the duties of county superintendents of public schools of Brown and Schuyler Counties. Filed Apr. 16, 1869.

  Pub.L. 1869, p.395. Repealed R.S. 1874, p.1042.
  - An act to lease property for school purposes. Ap. Mar. 26, 1869. Pub.L. 1869, p.397.
  - An act in relation to the compensation and duty of the school superintendent of schools in Jo Daviess County. Ap. Mar. 30, 1869. Pub.L. 1869, p.398. Repealed R.S. 1874, p.1042.
  - An act to amend the school law, so far as the same shall apply to Pike County. Ap. Mar. 30, 1869. Pub.L. 1869, p.398.
- 1872. An act to enable counties, cities, towns, townships, school districts and other municipal corporations to take up and cancel outstanding bonds and other evidence of indebtedness; and fund these same. Ap. Mar 26, 1872.
  L. 1872, p.---. Repealed as amended L. 1941, v.2, p.414.
  - An act to repeal an act entitled, "An act to consolidate certain townships for school purposes in the County of Cook, approved March 29, 1869, and for the equitable division of the school funds and property of said townships. Ap. Jan. 5, 1872.

    L. 1871/72, p.755.

School Laws (con't) (Non-Code) (con't)

- 1874. An act to protect colored children in their rights to attend public schools. Ap. Mar. 24, 1874. R.S. 1874, p.983. Repealed L. 1889, p.343.
  - Criminal Jurisprudence. Ap. Mar. 27, 1874.

    Div. L Sect. 60. R.S. 1874, p.360.

    Disorderly conduct, disturbing any school, etc.

    Div. 1 Sect. 116a, Added L. 1919, p.435.

    False statement as to school.
    - Div. 1 Sect. 196. p.---. Malicious mischief to public buildings, schools, churches, etc.
- 1875. An act to empower township trustee to sell and convey right of way and depot grounds for the use of railroads crossing school lands. Ap. Apr. 13, 1875.
  <u>L. 1875, p.96.</u> Repealed <u>L. 1889, p.346.</u>
- 1877. An act to legalize school districts organized under the 33d section of "An act to establish and maintain a system of free schools," approved April 1, 1872. Ap. May 25, 1877. L. 1877, p.203.
  - An act requiring County Boards to pay for the tuition of Pauper Children kept in Poor Houses. Ap. May 24, 1877. L. 1877, p.145.
- 1879. An act to provide for the manner of issuing warrants upon the treasurer of any county township, city, school district or other municipal corporation and juror's certificates. Ap. May 31, 1879.
  L. 1879, p.78. Amended L. 1901, p.321. Repealed L. 1913, p.608.
  - An act to provide for the appointment of School Directors, and members of the Board of Education in certain cases.

    Ap. May 29, 1879.

    L. 1879, p.285. Amended L. 1881, p.150; L. 1889, p.235;
    L. 1915, p.659; L. 1917, p.721; L. 1919, p.896; L. 1923, p.570.

    Repealed L. 1945, p.1331 (1551).
  - An act to aid industrial schools for girls. Ap. May 28, 1879. L. 1879, p.309. Amended L. 1885, p.243; L. 1901, p.263; L. 1911, p.509; L. 1929, p.729; L. 1943, v.1, pp.1242,1243. School for delinquents.
- 1881. An act to regulate the payment of moneys into the hands of township school treasurers. Ap. May 30, 1881.

  L. 1881, p.150. Repealed L. 1889, p.344.

School LAws (con't) (Non-Code) (con't)

- 1883. An act to regulate the loaning of school funds. Ap. Mar. 20, 1883. L. 1883, p.164. Repealed L. 1889, p.344.
  - An act to provide a way by which the people of any territory lying within three or more school districts, and in three or more townships, containing not less than four hundred inhabitants may be organized into a school district. Ap. June 18, 1883.

    L. 1883, p.165.
  - An act to secure to all children the benefit of an elementary education. Ap. June 23, 1883.
    L. 1883, p.167. Repealed L. 1889, p.238.
  - An act to provide for and aid training schools for boys.

    Ap. June 18, 1883.

    L. 1883, p.168. Amended L. 1885, p.238; L. 1895, p.81;

    L. 1929, p.744.

    For delinquents.
- 1885. An act to authorize cities and villages to convey real estate held by them for school or academy purposes to the proper school officers. Ap. June 27, 1885. <u>L. 1885, p.59.</u> Repealed <u>L. 1941, v.2, p.465.</u>
  - An act making provisions for the refunding of surplus funds that are now, or hereafter may be in the hands of the county collectors of taxes, or county treasurers, or ex-treasurers, to the credit of the bond fund of school townships when such bonds have been paid and canceled. Ap. June 23, 1885.

    L. 1885, p.247. Repealed L. 1945, p.1331 (1551).
- 1887. An act making an appropriation to enable the schools of the State to exhibit properly specimens of their work at the National Education Exposition, to be held in Chicago July 7-16, 1887. Ap. June 9, 1887.
  L. 1887, p.57.
  - An act to permit towns, cities and villages incorporated by special charter to convey real estate for school purposes.

    Ap. May 21, 1887.
    L. 1887, p.127. Repealed L. 1941,v.2, p.405.
  - An act to provide for the auditing and payment of the quarterly bills of County Superintendents of Schools. Ap. Feb. 9, 1887, L. 1887, p.289.
  - An act to regulate the attendance of teachers upon teachers' institutes. Ap. June 14, 1887.

    L. 1887, p.247. Repealed L. 1889, p.344.

- School Laws (con't) (Non-Code) (con't)
  - 1889. An act concerning the education of children. Ap. May 29, 1889.

    L. 1889, p.237. Repealed L. 1893, p.176.

    Truancy.
    - An act relating to the study of physiology and hygiene in the public schools. Ap. June 1, 1889.

      L. 1889, p.345. Amended L. 1897, p.294. Superseded by Sect. 273, School Code of 1909, L. 1909, p.413.
  - 1891. An act to provide for increasing the number of trustees of colleges, seminaries and academies incorporated solely for educational purposes, and possessing no capital stock. Ap. June 18, 1891. L. 1891, p.105.
    - An act to allow directors of schools under special laws to assume and provide for indebtedness heretofore created by the authorities of a city for school purposes. Ap. June 22, 1891. L. 1891, p.197. Repealed L. 1945, p.1351 (1551).
  - 1893. An act extending the powers of boards of school inspectors elected under special acts. Ap. June 19, 1893.

    L. 1893, p.176. Amended L. 1897, p.292. Repealed L. 1905, p.382.
    - An act concerning the education of children. Ap. June 19, 1893. L. 1893, p.178. Repealed L. 1897, p.297.
  - 1895. An act authorizing school districts managed by boards of education and directors to establish and maintain kindergarten schools. Ap. Apr. 17, 1895. L. 1895, p.310.
    - An act to provide for the annual inspection of the several departments of the universities, colleges, academies and other educational institutions organized under the laws of the State of Illinois. Filed June 26, 1895.

      L. 1895, p.324. Amended L. 1943, v.1, p.1553.
    - An act in relation to the incorporation of educational institutions.

      Ap. June 21, 1895.

      L. 1895, p.134.
    - An act to require the United States flag to be placed upon all public buildings in Illinois, or upon a flag pole erected within the school grounds surrounding such school buildings. Filed June 26, 1895.

      L. 1895, p.323.

- 1897. An act to provide for the establishment and maintenance of manual training departments for high schools. Ap. June 3, 1897. L. 1897, p.293.
  - An act authorizing school districts managed by boards of education or directors to establish and maintain classes for the deaf in the public schools and authorizing payment therefor from State common school funds. Ap. June 11, 1897. L. 1897, p.290. Repealed L. 1905, p.373.
  - An act to promote attendance of children in schools and to prevent truancy. Ap. June 11, 1897.
    L. 1897, p.296. Amended L. 1903, p.308; L. 1907, p.520.
- 1899. An act giving cities organized under special charter and having the government of public schools under such charters, the government of public schools in any territory annexed to said cities, with the right to levy and assess taxes for school purposes against the property in said territory so annexed. Ap. Apr. 12, 1899. L. 1899, p.345. Repealed L. 1941, v.2, p.411.
  - An act to enable boards of education or boards of school trustees to establish and maintain parental or truant schools. Ap. Apr. 24, 1899.
    L. 1889, p.346.
- 1901. An act to authorize certain school districts to issue bonds for certain purposes. Ap. May 10, 1901.
  L. 1901, p.294. Amended L. 1905, p.371. Repealed L. 1945, p.1331. (1551).
  - An act to provide for numbering consecutively all school districts in each county in the State, and for numbering school districts which lie in two or more counties. Ap. May 10, 1901. L. 1901, p.297.
  - An act to authorize the Secretary of State to print the proceeding of the State Teachers' Association. Ap. May 11, 1901. L. 1901, p.300. Repealed L. 1931, p.2.
- 1903. An act authorizing the trustees of any corporation having control of any educational or charitable corporation, or any funds thereof, under the care or patronage of any religious denomination, where they find that the purposes for which the corporation was created can not be carried out, authorizing such trustees to close up the affair of such corporation. Ap. May 13, 1903.

  L. 1903, p.133.
  - An act entitled, "An act to encourage the protection of wild birds."

    Ap. May 16, 1903.

    L. 1903, p.306.

- An act entitled, "An act to provide for the formation and disbursement of a public school employer's pension fund in cities having a population exceeding one hundred thousand inhabitants. Ap. May 15, 1903.
  L. 1903, p.309.
- An act authorizing school districts, managed by boards of education or directors, to establish and maintain schools or classes for crippled children in the public schools, and authorizing payment therefor from the State common school funds. Ap. May 13, 1903.

  L. 1903, p.314.
- - An act to provide for the election of boards of inspectors in certain cases. Ap. May 12, 1905.
    L. 1905, p.381.
  - An act to authorize school districts to establish and maintain classes for crippled children in the public schools.

    Ap. May 18, 1905.
    L. 1905, p.372.
  - An act to provide for scholarships in the University of Illinois. Ap. May 12, 1905. L. 1905, p.380. Repealed L. 1939, p.1193.
  - An act authorizing school districts to establish and maintain classes for the deaf in the public schools. Ap. May 18, 1905.

    L. 1905, p.373.
  - An act to provide scholarships for graduates of the eighth grade.

    Ap. May 12, 1905.

    L. 1905, p.379.
- - An act to provide for the annexation for township high school purposes, of any school township, or part of such township, not having an established township high school, to any adjacent school township having an established township school. Ap. Apr. 22, 1907.

    L. 1907, p.534. Amended L. 1935, p.1390. Repealed L. 1945, p.1331 (1552).

1907. (con't)

- An act enabling trustees, boards of education, and other corporate authorities of universities, colleges, township high schools and all other educational institutions established and supported by this State, or by a township, to excercise the right of eminent domain. Ap. May 24, 1907.

  L. 1907, p.522. Amended L. 1923, p.599.
  Title amended L. 1923, p.599 by inserting after the word "townships," the words "or by a school district."
- 1909. An act to provide for moral and humane education in the public schools and to prohibit certain practice inimical thereto. Ap. June 14, 1909. L. 1909, p.415. Repealed L. 1945, p.1331 (1552).

Repealed L. 1945, p.1331 (1552).

- An act in relation to the adoption, use and price of public school text books in the free public schools of this State. Filed June 16, 1909.
  L. 1909, p.416.
- An act to provide for the sale of the Kaskaskia commons, upon the Island of Kaskaskia, in the County of Randolph, and to create a permanent school for the inhabitants of said Island out of the proceeds of said sale and to punish any person failing to comply with the provision thereof. Filed June 16, 1909.

  L. 1909, p.425. Amended L. 1915, p.632; L. 1939, p.1080;
  L. 1945, p.1582.
- 1911. An act to enable school directors and boards of education to establish and maintain classes and schools for deaf and dumb and blind, and providing for the payment from the State Treasury of the excess cost of maintaining and operating such classes and schools over the cost of maintaining and operating elementary schools for normal children. Ap. June 1, 1911.

  L. 1911, p.502. Amended L. 1923, p.611. Repealed L. 1929, p.737. Repealed L. 1945, p.1331. (1552).
  - An act to enable school directors and board [s] of education to establish and maintain classes and schools for delinquent children committed by courts of competent jurisdiction and providing for the payment from the State Treasury of the excess cost of maintaining the said classes and schools over the cost of maintaining and operating elementary schools for normal children. Ap. June 2, 1911.

    L. 1911, p.504. Amended L. 1915, p.628; L. 1941, v.1, p.114.
  - An act to take territory from the Kickapoo Union School District as organized under an Act entitled, "An act to establish and form the Kickapoo Union School District, approved Mar. 31, 1869, in force Apr. 1, 1869, by reducing the corporate limits of said district by amending section one of said Act.

    Ap. June 5, 1911.
    L. 1911, p.510.

1911. (con't)

- An act to authorize the organization of high school districts.
  Ap. June 5, 1911.
  L. 1911, p.505. Amended L. 1915, p.630.
- 1913. An act to provide high school privileges for graduates of the eighth grade. Ap. June 26, 1913. L. 1913, p.584. Repealed L. 1913, p.632.
  - An act to provide for the certification of teachers.

    Ap. June 28, 1913. In effect July 1, 1914.

    L. 1913, p.586. Amended L. 1919, p.898; L. 1923, p.572.
  - An act to provide for the contribution from public moneys to the public school employees pension fund in cities having a population exceeding 500,000 inhabitants. Ap. June 27, 1913. L. 1913, p.583. Amended L. 1931, p.859. Repealed L. 1945, p.1331 (1552).
- 1915. An act to provide for the payment of high school tuition and to provide free high school privileges for graduates of the eighth grade, and to repeal an Act entitled, "An act to provide high school privileges for graduates of the eighth grade," approved June 26, 1913, in force July 1, 1913. Filed July 8, 1915. L. 1915, p.631.
  - An act to provide for physical training in the public and all the normal schools. Ap. June 25, 1915.

    L. 1915, p.634. Amended L. 1927, p.811. Repealed L. 1943, v.1, p.1269.
  - An act giving the trustees of schools, board of school inspectors, board of education or other corporate authority managing and controlling the public schools of any school district existing by virtue of any special charters or special or general school laws of this State, and having a population of fewer than 500,000 inhabitants, the power to acquire property and to have the compensation to be paid therefor determined by the exercise of the right of eminent domain. Ap. June 23, 1915.

    L. 1915, p.640. Repealed L. 1945, p.1331 (1552).
  - An act to provide for the acquisition, equipment, conduct and maintenance of public playgrounds in and by cities having a population of less than one hundred and fifty thousand (150,000). Ap. June 24, 1915.

    L. 1915, p.312. Repealed L. 1921, p.674 (676).

Jails and jailers act of Mar. 9, 1874.

Sect. 1. Amended by adding provision prohibiting the location of a jail within 200 feet of any school building. L. 1915, p.491.

- 1917. An act providing that the board of education of any school district existing by virtue of any special charter may sell real estate conveyed to it heretofore or hereafter by any city for school purposes or for the purchase of other real estate for such purposes. Ap. June 25, 1917.

  L. 1917, p.723. Repealed L. 1945, p.1331. (1553).
  - An act to make provision for the education of deaf and blind children. Filed June 28, 1917.
    L. 1917, p.734.
  - An act entitled, "An act to legalize the organization of certain high school districts. Ap. June 14, 1917.
    L. 1917, p.744. Amended L. 1921, p.809. Repealed L. 1945, p.1331(1552).
  - An act authorizing school districts to acquire real estate by gift, donation or device for the purpose of establishing, maintaining and operating playgrounds, recreation grounds and athletic fields and to provide for the policing thereof. Ap. June 25, 1917.

    L. 1917, p.745. Amended L. 1931, p.857.

    Title amended by adding after word "districts" the words "having a population of not more than five hundred thousand inhabitants." Repealed L. 1945, p.1331 (1552).
  - An act relative to property conveyed, devised or bequeathed for the use and benefit of any public school district. Ap. June 27, 1917. L. 1917, p.746. Repealed L. 1945, p.1331 (1553).
  - An act to regulate the adoption, sale and distribution of school text books. Ap. June 27, 1917.

    L. 1917, p.754. Amended L. 1935, p.1388. Repealed L. 1945, p.1331 (1553).
  - An act to make provision for the education of deaf and dumb children. Filed June 28, 1917.
    L. 1917, p.734.
    Parents compelled to send educable children to where provisions made for in school system. Repealed L. 1945, p.1331 (1553).
- 1919. An act to legalize the organization of certain high school districts. Ap. May 1, 1919. L. 1919, p.907. Repealed L. 1945, p.1331 (1553).
  - An act to prohibit fraternities, sororities and secret societies in the public schools of the State, and to provide for the enforcement of the same. Ap. June 28, 1919. L. 1919, p.914. Repealed L. 1945, p.1331, (1553).

- An act to authorize boards of education and school directors to provide text-books for the free use of the public schools, and to sell text-books at cost to pupils who desire to purchase them, and prescribing penalties for the violation thereof. Ap. June 28, 1919.

  L. 1919, p.915. Repealed L. 1945, p.1331 (1553).
- An act for the establishment and maintenance of part-time or continuation schools and classes, providing for the control and management thereof and compulsory attendance of pupils, prescribing the course of instruction therein, providing State aid therefor, and providing penalties for violations thereof. Ap. June 28, 1919.

  L. 1919, p.919. Amended L. 1921, p.815. Repealed L. 1945, p.1513 (1393).
- An act to establish an American Indian Day. Ap. June 28, 1919. L. 1919, p.844. Repealed L. 1945, p.1331 (1553).
- An act in relation to vocational education. Ap. Mar. 6, 1919.

  L. 1919, p.928. Amended L. 1943, v.1, p.1306; L. 1945, p.1632;

  L. 1951, p.1201; L. 1955, p.1324.

  Title amended, L. 1951, p.1203 by adding: "An vocational rehabilitation of disabled persons."
- 1921. An act entitled, "An act to provide for the control, maintenance and operation of playgrounds by boards of education in cities having a population exceeding 100,000 inhabitants.

  Ap. June 28, 1921.

  L. 1921, p.673. Amended L. 1923, p.605; L. 1927, p.812;
  L. 1929, pp.729,730; L. 1931, p.856; L. 1931/32, 1st spec.sess., p.135; L. 1934, 3d spec.sess., p.245.

  L. 1931, p.856. Title amended to read: An Act to provide for the control, maintenance and operation of playgrounds by boards of education in cities having a population exceeding 500,000 inhabitants. Repealed L. 1945, p.1351 (1555).
  - An act to provide for the acquisition, equipment, conduct and maintenance of public playgrounds in and by cities, towns, and villages having a population of less than one hundred and fifty thousand. Ap. June 24, 1921.

    L. 1921, p.674.
    L. 1929, p.263; L. 1927, p.406.

    Title amended L. 1923, p.256 by adding after the words "public playgrounds" the words "and recreation centers."
  - An act to legalize the organization of certain community consolidated school districts. Ap. May 4, 1921.
    L. 1921, p.796. Repealed L. 1939, p.1190.

- An act to authorize boards of education in cities having a population exceeding 100,000 inhabitants to issue certificates of indebtedness redeemable by warrants issued in anticipation of taxes during the first half of the year 1921.

  Ap. May 24, 1921.

  L. 1921, p.796.
- An act entitled, "An act to legalize the organization of certain high school districts." Ap. May 10, 1921. L. 1921, p.797. Repealed L. 1939, p.1190.
- An act entitled, "An act to legalize the organization of high school district having within the boundaries thereof all or part of a school district established by special legislative Acts."

  Ap. May 10, 1921.
  L. 1921, p.799. Repealed L. 1939, p.1190.
- An act to legalize the organization of high school districts comprising a school township which has within the boundaries thereof, a school district established by special legislative Act, and to repeal all conflicting provisions of such special legislative Acts. Ap. Mar. 31, 1921.

  L. 1921, p.807.
- An act to provide for the refunding in high school districts, organized or attempted to be organized, of taxes illegally levied and collected, or legally levied and collected and the purpose of their levy and collection abandoned. Ap. June 27, 1921.

  L. 1921, p.817. Repealed L. 1945, p.1331 (1553).
- An act to make the teaching of representative government in the public schools and other educational institutions in the State of Illinois compulsory. Ap. June 21, 1921.

  L. 1921, p.820. Amended L. 1935, p.1345. Repealed L. 1945, p.1331 (1553).
- An act to validate changes in the boundaries of township or community high school districts. Ap. June 24, 1921.

  L. 1921, p.828.
- An act to legalize the organization of township high school districts.

  Ap. June 20, 1921.

  L. 1921, p.829. Repealed L. 1939, p.1191.
- An act to validate tax levies in school districts. Ap. June 10, 1921. L. 1921, p.831.
- An act to create the Illinois Educational Commission, to define its powers and duties and to make an appropriation therefor.

  Ap. June 24, 1921.

  L. 1921, p.31.

# 1921. (con't)

- An act to provide for the conservation of the property of the villages and commons of Cahokia in St. Clair County, and to create a permanent school fund for the inhabitants of said village and commons. Ap. June 27, 1921.

  L. 1921, p.175. Amended L. 1923, p.572; L. 1937, p.404

  Title amended L. 1937, p.404 to: An act to provide for the conservation of the property of the village and commons of Cahokia in St. Clair County, and to create a permanent school fund for the common schools within said village and commons. Sect. 6 repealed L. 1937, p.405.
- establish and maintain classes and schools for crippled children, and providing for payment from the State Treasury of the excess cost of maintaining and operating such classes and schools over the cost of maintaining and operating schools for normal children. Ap. June 19, 1923.

  L. 1923, p.597. Amended L. 1925, p.569; L. 1935, p.1340;
  L. 1943, v.1, p.1277.

  Title amended Schools for establish and maintain classes and schools for physically handicapped children, and providing for the payment of the excess cost thereof by the State. Ap. June 19, 1923.

  Sect. 3 repealed L. 1945, v.1, p.1280.

  Act does not apply to blind children or children with defective vision. Repealed L. 1945, p.1331. (1553).

1923. An act to enable school directors and boards of education to

- An act to create the Illinois Educational Commission to define its powers and duties and to make appropriation therefor.

  Ap. June 28, 1923.

  L. 1923, p.58.
- An act to provide for a survey and report by the Department of Public Welfare of the numbers, location and types of specially handicapped children of school age within the State of Illinois, to be known as the survey of specially handicapped children. Ap. June 25, 1923.

  L. 1923, p.151.
- An act to legalize the organization of certain community consolidated school districts. Ap. May 1, 1923.

  L. 1923, p.589. Repealed L. 1939, p.1190.
- An act to legalize the organization of certain community consolidated school districts and all subsequent acts and proceedings of such districts and of persons elected and acting as boards of education for such districts. Ap. June 27, 1923.

  L. 1923, p.590. Repealed L. 1939, p.1190.
- An act to authorize school districts to acquire a site from other school districts, to authorize school districts to jointly use the same school building and to legalize such action heretofore taken. Ap. June 26, 1923.

School Laws (con't) (Non-Code) (con't) 1923. (con't)

- <u>L. 1923, p.601.</u> Amended <u>L. 1927, p.807.</u> Title amended <u>L. 1927, p.807.</u> Repealed <u>L. 1945, p.1331</u> (1553).
- An act to validate certain taxes in any city having a population of 200,000 or more, levied pursuant to the direction of the board of education of such city. Ap. June 27, 1923. L. 1923, p.612. Repealed L. 1939, p.1191.
- An act to legalize the tax levies in certain school districts. Ap. June 27, 1923. L. 1923, p.612.
- 1925. An act to permit certain educational associations incorporated under special Acts to amend their charters so as to extend their corporate powers. Ap. June 30, 1925. L. 1925, p.261.
  - An act to legalize the organization of certain high school districts.
     Ap. June 30, 1925.
     L. 1925, p.563.
     Repealed L. 1945, p.1331. (1554).
  - An act to aid blind students in securing higher education.

    Ap. June 11, 1925.

    L. 1925, p.23. Amended L. 1931, p.216.
  - An act providing for the joint use of school property.
    Ap. June 30, 1925.
    L. 1925, p.563. Repealed L. 1945, p.1331 (1554).
  - An act relating to military schools. Ap. June 30, 1925.  $\frac{L.}{As}$   $\frac{1925}{posts}$   $\frac{p.565}{of}$  the Illinois National Guard.
  - An act validating certain non-high school district tax levies and proceedings. Ap. June 30, 1925.
    L. 1925, p.565.
- 1926. An act to provide for the compulsory and voluntary retirement of teachers, principals, district superintendents, and assistant superintendents, and for the payment of retirement annuities. Ap. May 19, 1926. Not in L. 1925. See note in Revised Laws 1939, p.3000. Para. 614a.

  Amended L. 1929, p.732; L. 1935, p.1378.

  Title amended L. 1929, p.732 to read by adding after the words "and for the voluntary retirement of superintendents of schools and members of the Board of Examiners."

  Title amended L. 1935, p.1378 to original wording of title. Sect. 3 repealed. L. 1935, p.1378 (1379).

  Repealed L. 1945, p.1331 (1554).

- An act in relation to the regulation of professional correspondence schools and manual and mechanical trade schools.
   Apr. July 8, 1927.
   L. 1927, p.368. Amended L. 1943, v.1, p.1356. Repealed
   L. 1951, p.1442 (1451).
  - An act to legalize the organization of certain community high school districts. Ap. June 27, 1927.
    L. 1927, p.791.
  - An act to authorize the board of education of every elementary school district, having schools teaching grades 1 to 8 inclusive having a population of more than 1500 bot not over 100,000 and a school enrollment of more than 250 in counties having a population of 500,000 or more by referendum vote to levy an additional tax of two percentum on the assessed valuation of such district for building purposes and purchasing of grounds. Ap. Jan. 2, 1927.

    L. 1927, p.802. Amended L. 1927, p.801.

L. 1927, p.802. Amended L. 1927, p.801. Title amended L. 1927, p.801, by substituting "one" for "two" percent.

- An act to unite and consolidate with School Township 41 North, Range 14 East, certain parts of other school townships, and to constitute the same one township for school purposes. Ap. July 7, 1927.
  L. 1927, p.839.
- An act to provide for registration in the offices of the county clerk of bonds issued by school districts in this State, to provide for the levy and extension of taxes to pay bonds heretofore issued. Ap. June 29, 1927.

  L. 1927, p.827. Amended L. 1931, p.847. Repealed L. 1945, p.1331 (1554).
- An act to legalize the organization of certain township high school districts and to declare an emergency. Ap. June 2, 1927.
  L. 1927, p.842. Repealed L. 1939, p.1191.
- 1928. An act to limit the indebtedness of counties having a population of less than 500,000 and cities, townships, school districts, and other municipal corporations having a population of less than 300,000. Ap. Feb. 15, 1928.

  L. 1928, p.70. Amended L. 1935/36, 1st spec.sess., pp. 120, 124,129,130; L. 1937, p.934; L. 1939, p.844; L. 1941, v.1, pp.1030,1031; L. 1945, p.1203.

- 1929. An act to enable school directors, boards of education and boards of school inspectors to establish and maintain classes and schools for children, deaf, blind and having defective vision, and providing for the payment from the State treasury of the excess cost of maintaining and operating elementary schools for normal children and to repeal a certain Act therein named. Ap. Apr. 23, 1929. L. 1929, p.735. Amended L. 1937, p.1115; L. 1941, v.1, p.1167. Title amended L. 1941, v.1, p.1168 by inserting after the word "deaf" the words "having defective hearing."
  - Repealed L. 1945, p.1331 (1554). An act in relation to certification of teachers and to repeal a
  - certain act therein named. Ap. June 25, 1929. L. 1929, p.712. Repealed L. 1941, v.2, p.482.
  - An act to legalize the organization of certain community high school districts, all subsequent acts and proceedings of such districts, certain elections held therein, and bonds issued thereby. Ap. June 10, 1929. L. 1929, p.725. Repealed L. 1939, p.1190.
  - An act to legalize certain bonds of school districts having a population of more than 500,000 and less than 300,000 where the same, including existing indebtedness exceeds two and one-half per cent of the assessed value of taxable property therein but is not in excess of the constitutional limitation. Ap. June 10, 1929.
    - L. 1929, p.734. Repealed L. 1939, p.1191.
  - An act to legalize changes in boundaries of township and community high school districts. Ap. June 10, 1929. L. 1929, p.743. Repealed L. 1939, p.1190.
  - An act to validate certain changes in the boundaries of township or community high school districts. Ap. June 17, 1929. L. 1929, p.744. Repealed L. 1939, p.1190.
- An act to authorize the board of education of any school district 1930. constituted by law in any city having a population exceeding one hundred thousand inhabitants to issue bonds under conditions therein named. Filed June 28, 1930. L. 1930, p.93. Amended L. 1931, p.835. Title amended L. 1931, p.835 to read "five hundred thousand inhabitants." Repealed L. 1945, p.1331 (1554).
  - An act to authorize school districts to issue bonds for the payment of unpaid orders for wages of teachers, and to levy taxes to pay the principal and interest of such bonds. Filed June 28, 1930. L. 1930, p.111. Repealed L. 1945, p.1331 (1554).

- 1951/1952. An act authorizing school districts to issue bonds where such bonds, together with the existing indebtedness, exceed in the aggregate two and one-half per cent (2 1/2) of the value of the taxable property therein, validating acts and proceedings heretofore had providing for the issue thereof and declaring an emergency. Ap. Apr. 30, 1951.

  L. 1931, p.848. Repealed L. 1945, p.1351(1554).
  - An act to create a commission to investigate and ascertain the feasibility of establishing a State institution in or near the City of Chicago, for the purpose of training citizens of the State and making an appropriation therefor.

    Ap. June 29, 1931.

    L. 1931, p.45.
  - An act to legalize warrants issued and/or now authorized to be insured by any municipal corporation in anticipation of the collection of taxes levied for any statutory purposes, wherein, by reason of a reassessment, quadriennial, or otherwise, there has been or may be a reduction in the assessment valuation of property or in the collection of taxes and to authorize the payment of such warrants from the proceeds of taxes or otherwise. Ap. June 26, 1931.

    L. 1931, p.914. Repealed L. 1939, p.1193.
    Includes "any county, city, village, town, township, road"

district, school district, sanitary district, forest preserve district, or any other political subdivision of the State of Illinois authorized to levy taxes..."

- An act to legalize certain indebtedness of school districts having a population of more than 7,000 and less than 300,000 where the same including existing indebtedness exceeds 2 1/2 percent of the assessed value of taxable property therein but is not in excess of the constitutional limitation. Ap. July 3, 1951.

  L. 1931, p.855. Repealed L. 1939, p.1191.
- An act to authorize school districts having a population of not more than 150,000 to issue bonds for the payment of legal claims and/or for the payment of orders issued for the wages of teachers, and to levy taxes to pay the principal and interest of such bonds. Filed Feb. 22, 1932.

  L. 1931/32 lst spec.sess., p.130. Repealed L. 1945, p.1331(1554).
- An act in relation to the treasurers or custodians of funds and moneys of school districts organized under special Acts or operating under special charters. Ap. Mar. 1, 1932.

  L. 1931/32, 1st spec.sess., p.151. Amended L. 1943, v.1, p.1265.
  Repealed L. 1945, p.1331(1554).
- An act authorizing the corporate authorities of school districts having a population of less than 500,000 inhabitants, and existing by virtue of any special charter, to issue bonds for educational purposes. Ap. May 7, 1932.

  L. 1931/32, 1st spec.sess., p.152. Repealed L. 1945, p.1331(1555).

- 1931/32. An act to authorize the board of education of any school district constituted by law in any city having a population exceeding 500,000 inhabitants to issue bonds to pay tax anticipation warrants where the taxes anticipated have not been collected and to provide for their payment. Ap. July 10, 1933.

  L. 1933, p.1012. Amended L. 1934, 3d spec.sess., p.241.
  - 1933. An act to authorize school districts having a population of 200,000 or less to issue bonds for the payment of legal claims, and for the payment for the orders issued for the wages of teachers, and to levy taxes to pay the principal and interest of such bonds. Ap. June 30, 1933.

    L. 1933, p.1015. Amended L. 1934, 3d spec.sess., p.242.
    Repealed L. 1945, p.1331(1555).
    - An act authorizing school districts to issue bonds where such bonds, together with the existing indebtedness, exceed in the aggregate two and one-half per cent (2 1/2) of the value of taxable property therein, validating certain acts and proceeding heretofore had providing for the issuance of bonds and declaring an emergency. Filed Mar. 27, 1933.

      L. 1933, p.1017. Repealed L. 1945, p.1331(1555).
    - An act to validate certain bonds issued by school districts.
      Ap. May. 1, 1933.
      L. 1943, p.1017. Repealed L. 1939, p.1192.
    - An act to authorize the trustees, board of education or other corporate authority of any school district, to convey property to and lease property from the Federal Government. Ap. Nov. 20, 1933.
      L. 1933, 1st spec.sess., p.41. Repealed L. 1945, p.1331(1555).
  - 1934. An act to authorize the board of education of any school district constituted by law in any city having a population exceeding 500,000 inhabitants to issue refunding bonds.

    Ap. Feb. 26, 1934.
    L. 1934, 3d spec.sess., p.246. Repealed L. 1945, p.1331(1555).
    - An act to authorize the board of education of any school district constituted by law in any city having a population exceeding 500,000 to mortgage its school bonds as an additional security for the payment of its bonds to be sold to any agency, instrumentality, corporation, administration or bureau of the United States of America. Ap. Feb. 28, 1934.

      L. 1934, 3d spec.sess., p.243. Repealed L. 1945, p.1351(1555).
    - An act in relation to treasurers of school districts organized and operating under special Acts. May 10, 1934.

      L. 1934, 3d spec.sess., p.264. Amended L. 1935, p.1356;
      L. 1941, v.1, p.1200. Repealed L. 1945, p.1331(1555).

- An act to provide for the creation, setting apart, maintenance and administration of a working cash fund in school districts having a population of less than 150,000 inhabitants and to provide for theissue of bonds and the levy of a tax to create such fund. Ap. May 15, 1934. L. 1934, 3d spec.sess., p.265. Repealed L. 1945, p.1331(1555).
- 1935. An act to provide educational opportunities for the children of soldiers, sailors and marines who were killed in action or died during the world war, and making an appropriation in connection therewith. Ap. July 4, 1935.

  L. 1935, p.158. Amended L. 1937, p.1087; L. 1941, v.1, p.1201; L. 1943, v.1, p.1309. Sect. 2 repealed L. 1939, p.1173.

  L. 1943, v.1, p.1309. Titled amended by adding words "I or World War II" and omit the words thereafter.
  - An act authorizing school districts to issue bonds where such bonds together with the existing indebtedness, exceed in the aggregate, in whole or in part, two and one-half per cent of the value of taxable property therein. Ap. Juny 5, 1935.

    L. 1935, p.1332. Repealed L. 1935, p.1331(1556).
  - An act to authorize school districts having a population of 200,000 or less to issue bonds for the payment of claims, and for the payment of orders issued for the wages of teachers, and to levy taxes to pay the principal of and interest on such bonds. Filed July 10, 1935.

    L. 1935, p.1333. Repealed L. 1945, p.1331(1555).
  - An act to validate certain School Bonds. Ap. June 6, 1935. L. 1935, p.1335. Repealed L. 1939, p.1192.
  - An act to legalize the acts performed by the Boards of Education of Community High School Districts under and by virtue of an Act entitled, "An Act to establish and maintain a system of free schools," approved June 12, 1909, as amended. Ap. Feb. 20, 1935. <u>L.</u> 1935, p.1336. Repealed L. 1939, p.1192.
  - An act relating to the consolidation of two or more high school districts. Ap. July 2, 1935.

    L. 1935, p.1338. Repealed L. 1945, p.1331(1556).
  - An act authorizing the corporate authorities of school districts having a population of less than 500,000 inhabitants and existing by virtue of any special charter to issue orders upon the school treasurer of such district in payment of wages due teachers and employees of such district. Ap. June 5, 1935.

    L. 1935, p.1355. Repealed L. 1945, p.1331(1555).

1935. (con't)

- An act relating to the compromise and settlement of claims of school districts arising from the closing, liquidation or conservation of banks in which school district funds have been deposited. Filed July 20, 1935.

  L. 1935, p.1366. Repealed L. 1939, p.1190.
- An act in relation to the validation of annual appropriation or levy ordinances for cities and school districts of five hundred thousand inhabitants or over. Filed July 12, 1935. L. 1935, p.1217.
- An act to create the Illinois Educational Commission and to define its powers and duties. Ap. Feb. 9, 1935.

  L. 1935, p.173.
- An act creating the Illinois Educational Commission and making an appropriation therefor. Ap. July 5, 1935. L. 1935, p.1399.
- An act to validate tax levies in certain townships high school districts and school districts. Ap. Feb. 16, 1935.
  L. 1935, p.1366. Repealed L. 1939, p.1191.
- An act to authorize the board of education or board of directors of certain township high school districts and school districts to levy or relevy taxes for educational and building purposes. Ap. Feb. 16, 1935.

  L. 1935, p.1367. Repealed L. 1945, p.1331(1555).
- An act to provide for the creating, setting apart, maintenance and administration of a working cash fund in School Districts having a population of less than 150,000 inhabitants, and to provide for the issue of bonds and the levy of a tax to create such fund. Filed, June 10, 1935.

  L. 1935, p.1404. Repealed L. 1945, p.1331(1555).
- An act authorizing any county, city, village, incorporated town, school districts, sanitary district, forest preserve district or park district, to issue refunding bonds and to provide for the levy of taxes for the payment thereof. Ap. and in force May 6, 1935.

  L. 1935, p.538.
  L. 1939, p.410.
  Title amended L. 1939, p.411 by inserting after the word

"county" the word "township."

An act authorizing any school district to issue bond where such bonds together with the existing indebtedness exceeds in whole or in part two and one-half per cent of the value of the taxable property therein, validating proceedings heretofore had relative to the issue of any such bonds and declaring an emergency. Ap. Dec. 5, 1935.

L. 1935/36, lst spec.sess., p.146. Repealed L. 1945, p.1331 (1556).

- 1936. An act authorizing any school district under 40,000 maintaining grades one to eight to issue bonds where such bonds together with the existing indebtedness exceeds in whole or in part two and one-half per cent of the value of taxable property therein, validating the proceedings heretofore had relative to the issue of any bonds and declaring an emergency. Ap. Feb. 10, 1936.

  L. 1935/36 lst spec.sess., p.145. Repealed L. 1945, p.1331 (1556).
  - An act to authorize any school district to issue bonds where such bonds together with the existing indebtedness exceeds in whole or in part two and one-half percent of the value of taxable property therein, and to validate proceedings heretofore had relative to the issue of any such bonds. Ap. Feb. 26, 1936.

    L. 1935/36, 1st spec.sess., p.147. Repealed L. 1945, p.1331 (1556).
  - An act authorizing school districts having a population of 200,000 or less to issue bonds for the purpose of building school buildings or building additions to existing school buildings and to levy taxes to pay the principal of and interest on such bonds. Ap. Mar. 13, 1936.

    L. 1935/36, 1st spec.sess., p.148. Repealed L. 1945, p.1331(1556).
  - An act to validate certain non-high school district funding bonds, to authorize their issuance and to provide for the levy of taxes to pay the same. Ap. Mar. 13, 1936.

    L. 1935/36, 1st spec.sess., p.155. Repealed L. 1945, p.1331(1556).
  - An act to authorize the issuance of funding bonds by school districts for the purpose of paying certain claims. Ap. Mar. 20, 1936.
    L. 1935/36, 1st spec.sess., p.161. Repealed L. 1945, p.1331(1556).
- 1937. An act providing an apportionment of equalization grants to school districts providing educational opportunities for children in grades 9 to 12, and making an appropriation therefor. Ap. July 8, 1937. L. 1937, p.182.
  - An act to validate proceedings heretofore had in connection with the authorization and issuance of certain bonds by school districts, to validate such bonds heretofore delivered, and to authorize the expenditure of the proceeds of such bonds. Ap. July 2, 1937.

    L. 1937, p.1082. Repealed L. 1945, p.1313(1557).
  - An act to authorize the board of education of any school district constituted by law in any city having a population exceeding 500,000 inhabitants to issue bonds to pay judgment indebtedness. Filed July 12, 1937.

    L. 1937, p.1085.
  - An act to establish Leif Erickson Day. Ap. May 6, 1937. <u>L.</u> 1937, p.1091. Repealed <u>L.</u> 1945, p.1313(1556).

- An act to authorize school districts having a population of 200,000 or less to issue bonds for the payment of claims, and for the payment of orders issued for the wages of teachers, and to levy taxes to pay the principal and interest on such bonds. Filed July 13, 1937.

  L. 1937, p.1085. Amended L. 1939, p.1052; L. 1941, v.1, p.1135; L. 1943, v.1, p.1230. Repeated L. 1945, p.1313(1557). Title amended L. 1941, v.1, p.1137 by inserting after the words "School districts" the words "and non-high school districts."
- An act validating certain Community High School district tax levies and proceedings. Filed Apr. 20, 1957. L. 1937, p.1088. Repealed L. 1939, p.1191.
- An act in relation to the establishment and management of junior colleges in certain school districts. Filed May 31, 1937. L. 1937, p.1090. Amended L. 1943, v.1, p.1245. Repealed L. 1945, p.1331(1556).
- An act to authorize school districts having a population of 200,000 or less to issue bonds for the payment of claims, and for the payment of orders issued for the wages of teachers, and to levy taxes to pay the principal of and interest on such bonds. Filed July 13, 1937.

  L. 1937, p.1085.
- An act to validate bonds authorized by non-high school districts for the payment of tuition of eighth grade graduates. Filed July 13, 1937.
  L. 1937, p.1044. Repealed L. 1945, p.1331(1557).
- An act to validate the organization of certain community high school districts and proceedings had by the board of education thereof, to validate bonds of such districts heretofore delivered and to authorize the issuance of bonds of such districts.

  Ap. Mar. 23, 1937.

  L. 1937, p.1095. Repealed L. 1945, p.1331(1556).
- An act to enable school districts to repay money received from the sale of bonds of the district in certain cases. Ap. July 12, 1937.

  L. 1937, p.1109. Repealed L. 1945, p.1331(1557).
- 1938. An act providing equalization grants to school district providing educational opportunities for children in grades 9 to 12, or any such grades, and making an appropriation therefor. Ap. July 8, 1938. L. 1938, 1st spec.sess., p.70.

- 1939. First appropriation to Illinois Association of School Boards. \$15,000 for biennium. L. 1939, p.125; L. 1943, v.1, p.43. \$15,000.
  - An act to appropriate \$55,000 to School District No. 137 in Tazewell County. Filed May 22, 1939.

    L. 1939, p.273.
    To assist in re-erecting a school at South Pekin, destroyed by tornado, Mar. 30, 1938.
  - An act to provide state reimbursements for part of the cost of transporting common school pupils, and to make an appropriation therefor. Ap. July 25, 1939.

    L. 1939, p.280. Amended L. 1941, v.1, p.1199.
    Repealed L. 1945, p.1331(1557).
  - An act to validate proceedings had pertaining to the issuance of certain bonds by non-high school districts, to authorize the issuance of such bonds, and to validate such bonds heretofore issued. Filed May 5, 1939.

    L. 1939, p.1082. Repealed L. 1945, p.1331(1557).
  - An act in relation to a Teachers' Retirement System of the State of Illinois. Ap. July 17, 1939.

    L. 1939, p.1095. Amended L. 1941, v.1, p.1180; L. 1943, v.1, p.1289. Repealed L. 1945, p.1313 (1557).

    For later act See School Code of 1945, Art. 25, 34.
- 1940. An act to validate refunding bonds of school districts and to provide for the levy of a tax to pay the same. Ap. June 13, 1940. L. 1940. p.53. Repealed L. 1945, p.1331(1557).
- 1941. An act in relation to the levy of taxes for school purposes in certain school districts. Ap. July 15, 1941.
  <u>L. 1941</u>, <u>v.1</u>, <u>p.1134</u>. Repealed <u>L. 1945</u>, <u>p.1331</u>(1557).
  - An act providing for county school survey committees, prescribing their powers and duties and making an appropriation therefor. Ap. July 15, 1941.
    L. 1941, v.1, p.1137.

  - An act to provide for the organization and reulation of school board associations. Ap. July 18, 1941.

    L. 1941, v.1, p.1166. Repealed L. 1945, p.1313(1557).
  - An act concerning annexation and disconnection of territory to and from any school district or other municipal corporation incorporated for school purposes under any special Act. Ap. Aug. 15, 1941. Effective Jan. 1, 1942.

    L. 1941, v.2, p.475. Repealed L. 1945, p.1313(1557).

1941. (con't)

- An act in relation to the certification of teachers and to repeal an Act therein named. Ap. July 15, 1941. Effective July 1, 1943. L. 1941, v.2, p.476. Amended L. 1943, v.1, p.1231. Repealed L. 1945, p.1331(1557).
- An act providing for the disconnection of an area of land from certain school districts under special charter and the annexation thereof to an adjoining school district in a township to which it adjoins. Ap. July 17, 1941.

  L. 1941, v.1, p.1145. Repealed L. 1945, p.1313(1557).
- An act authorizing any school district to issue refunding bonds and to provide for the levy of taxes for the payment thereof. Ap. Aug. 15, 1941. Effective Jan. 1, 1942. L. 1941, v.2, p.483. Repealed L. 1945, p.1313,(1557).
- An act in relation to the levy of taxes for school purposes in certain school districts. Ap. July 15, 1941.

  L. 1941, v.1, p.1134. Amended L. 1943, v.1, p.1286.
- An act providing for county school survey committees, prescribing their powers and duties and making an appropriation therefor. Ap. July 15, 1941.
  L. 1941, v.1, p.1137.
- Revised cities and villages act 1941. L. 1941, v.2.

  Art. 7. Annexation, disconnection, dissolution annexation.

  Sect. 15. p.44. Debts of annexed municipality, school district or township.

Art. 16. Levy and collection of taxes.

Sect. 13. p.100. Schools: annexed territory in certain cities under special charter: Taxation.

- Art. 59. Sale, lease or transfer of real and personal property by city or village. Sect. 10-13. p.259. Conveyance of property held for
  - ect. 10-13. p.259. Conveyance of property held for school purposes.
- 1943. An act authorizing school boards and welfare centers to sponsor community school lunch programs; providing for reimbursement by the State for a portion of the cost of such programs, and making an appropriation therefor. Ap. July 27, 1943.
  L. 1943, v.1, p.1276. Repealed L. 1945, p.1576(11557).
  - An act authorizing the Superintendent of Public Instruction to cooperate with the United States Department of Education in relation to certain school programs for which federal allotments are available and to receive and expend such allotments.

    Ap. July 16, 1943.
    L. 1943, v.i. p.1237. Repealed L. 1945, p.1331.(1558).

- An act to validate the organization of certain community high school districts, the election of members of boards of education thereof and proceedings had by such members.

  Ap. Mar. 18, 1943.
  L. 1943, v.l, p.1257. Repealed L. 1945, p.1313(1558).
- An act to provide for the health, physical education and training of pupils in the public schools, State Teachers' Colleges and the State Normal Universities, and to repeal an Act herein named. Ap. July 22, 1943.
  L. 1943, v.l, p.1262. Repealed L. 1945, p.1331(1558).
- An act to validate the tax levy of certain cities containing special charter school districts. Ap. July 23, 1943.

  L. 1943, v.1, p.1282. Repealed L. 1945, p.1331(1558).
- An act authorizing school boards to establish and maintain special educational facilities for educable mentally handicapped children, and providing for payment of the excess cost thereof by the Stafe. Ap. July 24, 1943.

  L. 1943, v.1, p.1239. Repealed L. 1945, p.1331(1558).
- An act creating a commission to survey the higher educational facilities in this State, to define its powers and duties, and to make an appropriation therefor. Ap. July 9, 1943. L. 1943, v.1, p.173.
- 1945. An act creating a commission to survey and study the problems pertaining to the common schools in this State, to define its powers and duties, and to make an appropriation therefor. H.B. 665. Ap. July 24, 1945.
  L. 1945, p.107.
  - An act providing for the regulation of privately-operated colleges, junior colleges and universities. Ap. July 17, 1945. L. 1945, p.1589.
  - An act in relation to the survey and reorganization of school districts and making an appropriation therefor.

    Ap. June 20, 1945.
    - L. 1945, p.1608. Amended L. 1947, pp.1584,1588,1589; L. 1949, p.1421. Repealed L. 1953, p.48.
  - An act to validate certain appropriations contained in the annual school budget adopted for the year 1942 by boards of education in school districts having a population exceeding 500,000, and to legalize and validate taxes levied pursuant thereto.

    Ap. July 17, 1945.

    L. 1945, p.1630.

# 1945. (con't)

- An act to validate certain appropriations contained in certain annual school budgets adopted by boards of education in school districts having a population exceeding 500,000, and to legalize and validate taxes levied pursuant thereto.

  Ap. July 17, 1945.
  L. 1945, p.1631. Repealed L. 1955, p.1592.
- An act providing for the conveyance of certain land to the trustees of schools of Township 15 North, Range 5 East of the Fourth Principal Meridian, County of Henry and State of Illinois, and their successors in office, for the use of School District No. 51 of said county. Ap. Apr. 17, 1945. L. 1945, p.1680.
- An act authorizing school boards and welfare centers to sponsor community school lunch programs; providing for reimbursement by the State for a portion of the cost of such programs; and to repeal an Act herein named. Ap. July 24, 1945.

  L. 1945, p.1576. Amended L. 1949, p.1395.
- 1947. An act to validate the organization of certain Community Consolidated School Districts. Ap. July 2, 1947.
  L. 1947, p.1544.
- 1949. An act to create a commission to survey and study the problems pertaining to public schools in this State, to define its powers and duties, and to make an appropriation therefor.

  Ap. July 18, 1949.

  L. 1949, p.81.

  Appropriation for tornado relief.

Appropriation for tornado relief.
Fosterburg School District, p.228.
Bunker Hill, School District No. 8, p.253.

- An act to validate certain appropriations contained in the annual school budgets adopted for the years 1946, 1947 and 1948 by boards of education in school districts having a population exceeding 500,000 and to legalize and validate taxes levied pursuant thereto. Ap. June 30, 1949.

  L. 1949, p.1369.
- An act for the protection of school personnel from assault and battery. Ap. Aug. 3, 1949.
  L. 1949, p.1420.
- An act to legalize the annexation of certain territory to Community High School Districts. Ap. Apr. 14, 1949. L. 1949, p.1472.
- An act to validate the organization of certain community high school districts. Ap. Apr. 13, 1949. L. 1949, p.1472.

- An act to validate the reorganization, establishment or change of boundaries of certain school districts. Ap. Aug. 10, 1949. L. 1949, p.1473.
- 1951. An act to provide for state aid to all school districts and counties maintaining a recognized normal school and making an appropriation in connection therewith. Ap. June 19, 1951. L. 1951, p.358. Amended L. 1953, p.498; L. 1955, p.2063.
  - An act creating a commission to investigate the functions, activities, influence and authority of the North Central Association of Colleges and Secondary Schools. Ap. June 21, 1951. L. 1951, p.364.
  - An act to legalize the organization, acts and proceedings of certain school districts. Ap. June 21, 1951. L. 1951, p.406.
  - An act to create a commission to survey and study the problems pertaining to the public schools in this State, to define its powers and duties, and to make an appropriation therefor. Ap. July 9, 1951.
    L. 1951, p.982.
  - An act to validate the detachment of territory from and organization of certain school districts. Ap. July 11, 1951. L. 1951, p.1433.
  - An act defining and providing for the registration and regulation of vocational schools and classes and the registration of solicitors of such schools, conferring powers, and imposing duties on the Department of Registration and Education, and prescribing penalties, and to repeal an act herein named.

    Ap. July 11, 1951.

    L. 1951, p.1442.
- 1953. An act to validate the organization of certain school districts.

  Ap. May 8, 1953.

  L. 1953, p.101.
  - An act to create a commission to survey and study the problems pertaining to the public schools in the State, to define its powers and duties, and to make an appropriation therefor. Ap. June 30, 1953.

    L. 1953, p.618.
  - An act in relation to disposition of equipment and supplies acquired by the State of Illinois under the provisions of Public Law 124, 79th Congress, 1st Session, approved July 3, 1945. Ap. July 15, 1953. L. 1953, p.1663.

- 1955. An act creating a Higher Education Commission, defining its powers and duties and making an appropriation therefor. Ap. Apr. 22, 1955. L. 1955, p.55.
  - An act prohibiting persons suffering from tuberculosis in a communicable form from performing services for any school or school district. Ap. July 13, 1955.
    L. 1955, p.1815.
  - An act authorizing the Governor to enter into a compact with other states concerning border school districts.

    Ap. July 13, 1955.
    L. 1955, p.1858.
  - An act in relation to the regulation of business schools.

    Ap. July 13, 1955.
    L. 1955, p.1838.
  - An act to create a commission to survey the problems pertaining to the public schools of the State, to define its powers and duties and to make an appropriation therefor. Ap. July 6, 1955. L. 1955, p.998.

#### School Laws

### Chicago

- 1835. An act relating to Schools in Township thirty-nine North, Range Fourteen East. Ap. Feb. 6, 1835. L. 1835, p.161. Repealed 2L. 1837, p.89.
- 1839. An act relating to common schools in the City of Chicago, and for other purposes. Ap. Mar. 1, 1839. L. 1839, p.215.
- 1841. An act to compel the School Commissioner of Cook County to pay over certain moneys to the School Commissioners of Will, Du Page, McHenry and Lake Counties. Ap. Feb. 17, 1841. L. 1841, p.257.
- 1847. An act in relation to that part of township 39 north, range 14 east, of the third principal meridian, in relation to schools. Ap. Feb. 23, 1847.
  Pub.L. 1847, p.153. Amended Pub.L. 1859, p.183.
- 1869. An act authorizing the school directors of district number two, in town number thrity-eight north, range fourteen east, in the county of Cook, to raise funds for the establishment of a graded school. Ap. Mar. 29, 1869. Priv.L. 1869, v.3, p.429.
  - An act to incorporate certain townships for school purposes, in the county of Cook. AP. Mar. 29, 1869.

    Priv.L. 1869, v.3, p.521. Repealed L. 1871/72, p.755.
  - An act to change a certain school district therein named in Cook County. Ap. Mar. 31, 1869.
    Priv.L. 1869, v.3, p.521.
  - An act to consolidate certain townships for school purposes, in the County of Cook. Ap. Mar. 29, 1869. Priv.L. 1869, v.3, p.521.
- 1861. An act to refund certain School Taxes illegally assessed in Cook County. Ap. Feb. 12, 1861. Pub.L. 1861, p.192.
- 1872. An act to repeal an act entitled, "An act to consolidate certain townships for school purposes in the County of Cook, approved Mar. 29, 1869 and for the equitable division of the school funds and property of said townships. Ap. Jan. 5, 1872. L. 1871/72, p.755.
- 1923. An act to validate certain taxes in any city having a population of 200,000 or more, levied pursuant to the direction of the board of education of such city. Ap. June 27, 1923.
  L. 1923, p.612. Repealed L. 1939, p.1191.

School Laws (con't) Chicago (con't)

- 1930. An act to authorize the board of education of any school district constituted by law in any city having a population exceeding one hundred thousand inhabitants to issue bonds under conditions therein named. Filed June 28, 1930. L. 1930, p.93. Amended L. 1931, p.835.
- 1933. An act to authorize the board of education of any school district constituted by law in any city having a population exceeding 500,000 inhabitants to issue bonds to pay tax anticipation warrants where the taxes anticipated have not been collected and to provide for their payment. Ap. July 10, 1933. L. 1933, p.1012. Amended L. 1934, 3d spec.sess., p.241.
- 1934. An act to authorize the board of education of any school district, constituted by law in any city having a population exceeding 500,000 inhabitants to issue refunding bonds. Ap. Feb. 28, 1934. L. 1934, 3d spec.sess., p.246.
- 1937. An act to authorize the board of education of any school district constituted by law in any city having a population exceeding 500,000 inhabitants to issue bonds to pay judgment indebtedness. Filed July 12, 1937. L. 1937, p.1083.

Acts Relating to Individual Districts - 1869. (exculsive of incorporations of Academies, Colleges, and Universities). See also School Laws: Chicago

L. 1840, pp.91,97. Sangamon, Menard, Logan and Dane Counties. Apportionment of School funds on division of county.

L. 1841, p.258. School District in Vermilion County and sale of school lands.

L. 1841, p.287. Schools for township 35 north, range 10 east, in Will

County. L. 1841, p.288. School taxes in Griggsville, Pike County.
L. 1843, p.222. Relief of school commissioner of Pope County.

L. 1843, p.272. Settlement by school commissioner of Clay County with school commissioners of Richland County.

L. 1843, p.273. Legalize proceedings of the trustees of schools for T33NR3E 3 P.M. in La Salle County.

L. 1843, p.274. Organizing school district in Vermilion County; sale of school lands.

L. 1843, p.279. Organizing school district in Iroquois County; sale of school lands.

L. 1843, p.280. Legalizing defective returns of school directors and treasurers of townships in Jackson and Clinton Counties.

L. 1843, p.282. Schools in T22NR12E in Wilks.

L. 1843, p.292. Levying of taxes for school purposes in TllNR1E.

L. 1845, p.102. Montgomery County school commissioner.
La Salle County school commissioner authorized to pay over money to T29 30N R1E3.

L. 1845, p.136. Schools in T19NR29E in Champaign County.

L. 1845, p.221. School Commissioner of La Salle County authorized to pay over certain moneys to Grundy and Kendall Counties.

L. 1845, p.221. School census TlONRSE, Cumberland County.

L. 1845, p.223. Transfer of certain school funds from Sangamon to Macon County.

School Laws (con't)
Acts Relating to Individual Districts - 1869 (con't)

L. 1845, p.321. School funds of Fulton and Union Counties.

Pub.L. 1847, p.119. Auditor authorized to make refund to school commissioner of Whiteside County.

Pub.L. 1847, p.115. Equitable distribution of school fund in Effingham and Clay Counties.

Pub.L. 1847, p.115. Same for TISRSW, TINRIW, TINR2W, Washington and Clinton Counties.

Pub.L. 1847, p.116. Apportionment of school fund in Ogle County.

Pub.L. 1847, p.149. Legalizing acts of school directors in Logan County.

Pub.L. 1847, p.149. School taxes in Iroquois County and sale of school land.

Pub.L. 1847, p.150. An act to erect the City of Quincy into a common school district.

Pub.L. 1847, p.152. Election of school directors, Shelbyville School District.

Pub.L. 1847, p.152. Benefit of common schools in district 4, T36R10E, Will County.

Pub.L. 1847, p.152. Equitable distribution of school funds in Effingham and Clay Counties. Ap. Feb. 22, 1847. Pub.L. 1847, p.154.

Pub.L. 1847, p.155. School funds of Jo Daviess County.
Pub.L. 1847, p.155. An act forming the Village of Prair

Pub.L. 1847, p.155. An act forming the Village of Prairie du Pont into a school district. Ap. Feb. 20, 1847. Amended Pub.L. 1849, p.152.

Pub.L. 1847, p.154. Tax levy, school district 4, T44NR2E 3 P.M. Winnebago County.

Pub.L. 1847, p.155. An act forming the Village of Prairie du Pont into a school district. Ap. Feb. 20, 1847.

Pub.L. 1847, p.157. Acts of trustees of school T45NR2E, Winnebago County legalized.

Pub.L. 1847, p.157. McHenry County authorized to elect school directors and raise money to build school houses.

 $\frac{ \hbox{Pub.L. 1847, p.158.}}{\hbox{Counties.}} \ \ \hbox{Relating to common schools in Kane and DeKalb}$ 

Pub.L. 1847, p.159. District 1, T35NR10E, Will County, authorized to build a school house.

 $\frac{\text{Pub.L. 1849, p.153.}}{\text{Clay}} \ \text{Equitable distribution of school funds in Effingham,}$ 

Pub.L. 1849, p.180. School funds, La Salle County, to T29 and 30 NRIE3 in Marshall County.

<u>Pub.L. 1849, p.180.</u> Equitable distribution of school funds, Gallatin and Saline Counties.

Pub.L. 1849, p.182. Legalizing election of school trustees, T113R9E, Hardin County.

<u>Pub.L.</u> 1849, p.183. Legalizing election of school trustees, in <u>Livingston County</u>.

Pub.L. 1851, p.99. Distribution of school funds in Cumberland County.

Pub.L. 1851, p.124. Attaching certain townships (Carroll County) for school purposes.

Priv.L. 1851, p.51. Amended Priv.L. 1863, p.273; L. 1953, p.271.

An act to provide for leasing the land granted as a common to the inhabitants of the Town of Prairie du Rocher, in Randolph County, or so much of said land as it may be to the interest of the inhabitants to lease, for school purposes.

Ap. Feb. 8, 1851.

School Laws (con't) Acts Relating to Individual Districts - 1869 (con't)

L. 1851, p.---? Amended Pub.L. 1859, p.183.

An act to form a fractional township, for school purposes, in the County of Jackson. Ap. Feb. 18, 1851. [1851 Act not located]

L. 1853, p.180. School house. T17SRIW, Alexander County.

Pub.L. 1853, p.185. Attaching certain townships in Hancock County for school purposes.

Pub.L. 1853, p.186. Creating a school district in Adams County. Pub.L. 1853, p.187. Legalizing acts of certain school directors in

Lee County. Pub.L. 1853, p.192. A school district in DeKalb County authorized to borrow money for a school house.

Pub.L. 1853, p.106. Organizing a school district in Vermilion County sale of lands.

Pub.L. 1855 p.110. School house, district 3, T6SR 4W, Pike County. Pub.L. 1855, p.184. School Tax in Town of Hall, Bureau County validated.
Pub.L. 1855, p.184. School tax, Appannoose Township, Hancock County.
Pub.L. 1855, p.195. An act to amend the charter of the City of Peoria,

and to establish and regulate a system of public schools in said city. Ap. Feb. 15, 1855. Amended Pub.L. 1857, p.231; Pub.L. 1859, p.174; Priv.L. 1865, v.1, p.467.

Priv.L. 1855, p.220. An act to establish free schools in the City of Ottawa, and to amend an act entitled, "An act to charter the City of Ottawa," Ap. Feb. 15, 1855. Amended Priv.L. 1865, v.2, p.303;

Priv.L. 1869, v.3, p.420.

1857, p.787. Marion School District, Williamson County established.

Amended Priv.L. 1867, v.2, p.23; Priv.L. 1869, v.3, p.531.

Pub.L. 1857, p.188. Lacon Union School District, incorporated. Amended

Priv.L. 1867, v.3, p.77; Priv.L. 1869, v.3, p.530.
Pub.L. 1857, p.195. Board of education, Town of Scott, Ogle County, authorized to purchase school libraries.

Priv.L. 1857, p.---? Relief of inhabitants of T3NR10 and R9W, Madison County. Repealed Priv.L. 1869, v.3, p.530.

Pub.L. 1857, p.202. School District No. 7, St. Charles, Kane County, authorized to borrow money.

Pub.L. 1857, p.223. School trustees T33NR1E3 authorized to borrow money for school houses.

Pub.L. 1857, p.224. Forming a fractional township for school purposes in Jackson County.

Pub.L. 1857, p.226. An act to establish and regulate a system of public schools in the City of Bloomington. Ap. Feb. 16, 1857. Amended Priv.L. 1865, v.2, p.271; Priv.L. 1867, v.3, p.26; Priv.L. 1869, v.3,

p. 407.

Pub.L. 1857, p. 248. An act to incorporate Rock Island School District.

Appended Pub.L. 1859, p. 173; Priv.L. 1867, v.3, Ap. Feb. 18, 1857. Amended Pub.L. 1859, p.173; Priv.L. 1867, v.3, p.23.

Pub.L. 1857, p.301. Sale of school house in District 1, T24NR4E authorized. Priv.L. 1857, p.---? Incorporating Rock Island School District.

Amended Pub.L. 1861, p.194.
Pub.L. 1859, p.163. An act for the establishment of a system of Graded Schools in the City of Galesburg. Ap. Apr. 26, 1859. Amended Priv.L. 1865, v.2, p.279.

Pub.L. 1859, p.168. Lee Centre Union Graded School and Union District No. 1, Lee County, incorporated.

School Laws (con't)
Acts Relating to Individual Districts (con't)

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Pub.L. 1859, p.172. Lincoln School District, Logan County, established.

Amended Priv.L. 1863, p.258.
                       Assessment of Rome District, Peoria County, legalized.
Pub.L. 1859, p.175.
                       Assessment legalized, school district 1T19NR11W.
Pub.L. 1859, p.176.
     Vermilion County.
Pub.L. 1859, p.176. Schedules of schools taught in Mowequa, Shelby County,
     legalized.
Pub.L. 1859, p.177. Acts of board of school trustees legalized. T28R9E4.
     Stephenson County.

    Pub.L.
    1859, p.177.
    Same, T36R9, Will County.

    Pub.L.
    1859, p.177.
    Relief of Tax-payers of same, T36R9, Will County.

                       Relief of Tax-payers of school district 1, Town of
     Princeton, Bureau County.
                       Same, District 1, Town of Chenoa, McLean County.
Pub.L. 1859, p.178.
       1859, p.179.
                        Relating to certain schools and school property in
     Adams County.
                       District 1, T1, Adams County changed.
Pub.L. 1859, p.181.
Pub.L. 1859, p.181. Conveyance of certain lots to school trustees
T2NR8W, Adams County authorized.
Pub.L. 1859, p.182. Additional school district in Brown County.
                        School district created in Sect. 6, T3SR8W, etc.
Pub.L. 1859, p.182.
Pub.L. 1859, p.187.
                        Benefit of school district no. 3 T5NR8W, Hancock
     County.
Pub.L. 1859, p.188. Change boundaries of certain school districts herein
     named. (T35NR5E3).
Pub.L. 1859, p.189. Whiteside County - apportionment of swamp and overflowed
     land school fund. Amendment of earlier act, Pub.L. 1859, p.188.
Pub.L. 1861, p.192. Legalizing school assessment, district 5. Cazenovia
     Township, Woodford County, State of Illinois.
                        Legalizing loaning of school money in Winnebago County.
Pub.L. 1861, p.193.
                        Forming school district in T4, 23N R11E4, Ogle County.
Pub.L. 1861, p.193.
Pub.L. 1861, p.194.
                        Legalizing acts of certain trustees of schools
                      T9 and 5NR7W, Madison County.
      therein named.
Pub.L. 1861, p.195. Changing a school district therein named Waterloo in
     Monroe County. Repealing Priv.L. 1865, p.312.
Pub.L. 1861, p.195. Creating a school district therein named. T2 and
      3SR10W3 and T2 3SR11W, Monroe County.
Pub.L. 1861, p.197. Enlarging the Carthage School District.

Amended Priv.L. 1867, v.3, p.41.

Pub.L. 1861, p.201. Establishing Pittsfield School District, Pike County,
      and building school house. Amended Priv.L. 1865, v.2, p.303.
Pub.L. 1861, p.202. Supplemental to "An act to provide for building a
     School House in the Town of Pittsfield," passed this session.
Amended Priv.L. 1863, p.259.

Pub.L. 1861, p.202. Legalizing the division of School Districts therein McLean County.
Pub.L. 1861, p.203. School fund of T45NR93, Lake County.
      .. 1861, p.238. Amending "An act to establish free schools in the City of Ottawa, in the County of La Salle.
Priv.L. 1861, p.247. Supplemental to "An act to establish a Board of
      Education in the City of Quincy."
Priv.L. 1861, p.249. An act to establish a Board of Education in the
      City of Quincy. Amended Priv.L. 1867, v.1, p.913.
Priv.L. 1863, p.21. Directors of Naperville Grade School incorporated.
      Amended Priv.L. 1865, v.2, p.279.
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Schools Laws (con't) Acts Relating to Individual Districts (con't)

> Priv. L. 1863, p.257. Assessment of school district 2, McHenry Township. McHenry County, legalized.

Priv. L. 1865, v.1, p.244. Amending the 12th section of the Charter of Alton and establishing and regulating the public schools in said city. Amended Priv.L. 1869, p.827.

Priv.L. 1865, v.2, p.271. An act to provide amendments to the Bloomington school law of 1857].

Priv.L. 1865, v.2, p.274. Establîshment of graded schools in town of Cordova.

Priv.L. 1865, v.2, p.273. Apportionment of school fund. Edgar County. Priv.L. 1865, v.2, p.280. E in the City of Lincoln. Establishment of a system of grade schools

Priv.L. 1865, v.2, p.287. Establishment of a system of graded schools in Warsaw.

Priv.L. 1865, v.2, p.295. Kankakee school district incorporated. Amended L. 1927, p.808. Partial repeal L. 1921, p.814. Amended Priv.L. 1867, v.3, p.25; Priv.L. 1869, v.3, p.529. Priv.L. 1865, v.2, p.300. Attaching certain lands to school district 2.

TISRAW, Brown County.

Priv.L. 1865, v.2., p.301. Incorporating Lockport School District.

Priv.L. 1865, v.2, p.304. In relation to school district no. ST3ER8, Kane County.

Priv.L. 1865, v.2, p.305. Legalizing action District 1 in T25, Tazewell County.

Priv.L. 1865, v.2, p.307. Establishing a corporation in Sparta district for the purpose of public education. Amended and partially repealed Priv.L. 1867, v.1, p.916.

Priv.L. 1865, v.2, p.312. Consolidating certain school district in TISR12W, Wabash County.

Priv.L. 1865, v.2, p.313. Repealing "An act to change a school district therein named," approved Feb. 21, 1861, and to create a new school district.

Priv.L. 1865, v.2, p.314. Creating Decatur School District amended Priv.L. 1867, v.3, p.64.

Priv.L. 1865, v.2, p.321. Legalizing tax levied by school district 3. T34. Grundy County.

Priv.L. 1865, v.2, p.322. Changing boundaries of school district 3, T2NR10W, St. Clair County. Repealed L. 1877, p.205.

Priv.L. 1865, v.2, p.322. Enabling school directors of a school district therein named to manage and control the school property of said district.

Priv.L. 1865, v.2, p.323. Establishing union school districts in Akron and Hollock Townships, Peoria County.

Priv.L. 1865, v.2, p.323. Establishing Charleston Union School District, Coles County.

Priv.L. 1865, v.2, p.333. Enabling Winchester school district to issue bonds.

Priv.L. 1865, v.2, p.662. Vacating a street and selling land for benefit of school fund, Town of Berlin, Bureau County.

Priv.L. 1867, v.2, p.261. Consolidating certain townships in Rock Island County, for school purposes. Ap. Jan. 30, 1867.

Priv.L. 1867, v.2, p.801. Relief of Union District 7, Saline County. Priv.L. 1867, v.3, p.6. Attaching that part of R10W which lies in County of Iroquois to RIIW in said County, for school purposes.

Priv.L. 1867, v.3, p.6. Dividing school fund and townships of T7NR1W, McDonough County.

> Priv.L. 1867, v.3, p.7. Incorporating the Polo School District.
>
> Priv.L. 1867, v.3, p.14. Legalizing the assessment of school district 4 in Old Town Township, McLean County. Priv.L. 1867, v.3, p.15. Legalizing certain proceedings of school trustees of T16NR9W, Bureau County. Priv.L. 1867, v.3, p.16. Incorporating Princeton School District. Priv.L. 1867, v.3, p.22. Changing boundaries of a certain school district therein named (Cumberland County). Priv.L. 1867, v.3, p.22. Changing the boundaries of a certain school district therein named (Cumberland County). Defining a school district therein named. Priv.L. 1867, v.3, p.25. (Hamilton County). Amended Priv.L. 1869, v.3, p.524. Priv.L. 1867, v.3, p.25. Uniting part of T21NR2E 4th P.M. with T24NR2E. Rock Island County. Priv.L. 1867, v.3, p.28. Authorizing Union School District 5. Manteno. Kankakee County, to borrow money to build a school house. Priv.L. 1867, v.3, p.28. Establishing the school district of Blandinsville. McDonough County. Priv.L. 1867, v.3, p.29. Incorporating the Augusta School District. Priv.L. 1867, v.3, p.32. Attaching certain lands therein named to school district 1T18NR7W, Menard County. Priv.L. 1867, v.3, p.33. Incorporating Heyworth School District. Priv.L. 1867, v.3, p.35. Creating Illiopolis School District. Amended Priv.L. 1869, v.3, p.525.
>
> Priv.L. 1867, v.3, p.36. Providing fo Priv.L. 1867, v.3, p.37. Incorporatin Providing for schools in T8NR8E, Peoria County. Incorporating Havana German School Association. Repealed L. 1871/72, p.748. Priv.L. 1867, v.3, p.39. Establishing and maintaining a system of Public Graded Schools in the Town of Olney, Ap. Mar. 8, 1867. Priv.L. 1867, v.3, p.40. Legalizing a certain tax levied in school district 3, TI6SRIW. Priv.L. 1867, v.3, p.41. Changing the Carthage School District (see also 1861). Priv.L. 1867, v.3, p.41. Conferring school powers upon the Township of Hanna, Henry County. Priv.L. 1867, v.3, p.42. Appropriating surplus bounty funds in the Town of Lemont, Cook County for school purposes. Priv.L. 1867, v.3, p.43. Attaching certain lands to school district 6 in Town of Hallock, Peoria County. Priv.L. 1867, v.3, p.44. Establishing and forming Charleston Union School District. Priv.L. 1867, v.3, p.50. Dividing the school funds of certain townships herein named. Ellisville, Fulton County. Priv.L. 1867, v.3, p. 52. Incorporating the Davis Union School District. Priv.L. 1867, v.3, p.58. Establishing a system of graded schools in Nauvoo.
>
> Repealed Priv.L. 1869, v.3, p.420. Priv.L. 1867, v.3, p.65. Dissolving Union School District 1, Palatine, Cook County. Priv.L. 1867, v.3, p.65. Incorporating Freeport School District. Priv.L. 1867, v.3, p.73. Establishing Greenbush School District. Warren

County. Repealed Priv.L. 1869, v.3, p.523.

T19R8E, Champaign County.

T2NR2E, Marion County, to purchase real estate.

Priv.L. 1867, v.3, p.79. Authorizing school directors of District 1,

Priv.L. 1867, v.3, p.113. Legalizing a tax levied in School District 1,

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School Laws (con't)
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Acts Relating to Individual Districts (con't)

Priv.L. 1867, v.3, p.123. Authorizing the board of school inspectors of the City of Peoria to levy a tax.

Priv.L. 1867, v.3, p.631. Establishing the Township of Erienna and the Township of Norman, Grundy County, as separate townships for school purposes.

Priv.L. 1867, v.3, p.631. Annexing sections 4 and 5, T17R6 Bureau County. to T18 for school purposes.

Priv.L. 1867, v.3, p.632. Attaching part of T21 to T22 in McLean County, for school purposes. Amended Priv.L. 1869, v.3, p.532.

Priv.L. 1867. Creating Decatur School District. Amended Priv.L. 1869, v.3., p.522.

Priv.L. 1869, v.3, p.409. Establishing and regulating a system of public schools in the City of Centralia.

Relating to the common schools of the City of Priv.L. 1869, v.3, p.414. Monmouth.

Priv.L. 1869, v.3, p.414. Establishing a system of graded schools in the City of Nashville.

Priv.L. 1869, v.3, p.422. Incorporating Shelbyville Graded School.

Priv.L. 1869, v.3, p.428. Authorizing directors of Ashton School District to build a school house, etc.

Priv.L. 1869, v.3, p.428. An act to confirm title. School site in Town of Savanna.

Priv.L. 1869, v.3, p.430. Legalizing bonds, school district 7, in T26 and 27 NR12W, Iroquois County.

Priv.L. 1869, v.3, p.430. School district 3T8NR11W, Jersey County authorized to issue bonds for a school house.

Priv.L. 1869, v.3, p.432. Legalizing action of trustees of T18WR1E3 in Macon County in leasing school section.

Priv.L. 1869, v.3, p.432. W. B. Lucas, a minor, authorized to convey a site for a school in T3NR10W, Madison County.

Priv.L. 1869, v.3, p.433. Purchase of school house site for school district 1T2NR2E authorized; also bond issue Marion County.

Priv.L. 1869, v.3, p.433. Assessment legalized, School District 1. T26NR4E, McLean County

Priv.L. 1869, v.3, p.434. Relief to board of school directors, District 4, TINR8W, St. Clair County.

Priv.L. 1869, v.3, p.435. Acts of school directors Union School District 2 and 3, Town of Arispie, Bureau County, legalized.

Priv.L. 1869, v.3, p.435. Bond issue authorized, Union District 3,

Douglas Township, Iroquois County.

Benefit of school fund of White Rock Township, Priv.L. 1869, v.3, p.436. Ogle County.

Priv.L. 1869, v.3, p.436. Leglizing acts, District 5, T33RB, Town of Will, County of Will.

# School districts established.

Priv.L. 1869, v.3, p.437. Abingdon

Priv.L. 1869, v.3, p.441. Ashmore, Coles County

Priv.L. 1869, v.3, p.447.

Bourbon Therein named (Ebenezer, Brown County)

Priv.L. 1869, v.3, p.453. Priv.L. 1869, v.3, p.454. Priv.L. 1869, v.3, p.457. Canton Union District School

Harristown School District.

Amended Priv.L. 1869, v.3, p.523 Henry Union School District Priv.L. 1869, v.3, p.459.

Priv.L. 1869, v.3, p.464. Kickapoo Union School District Amended L. 1911, p.510.

School Laws (con't) Acts Relating to Individual Districts (con't) School districts established (con't) Priv.L. 1869, v.3, p.471. Mason High School District Priv.L. 1869, v.3, p.477.

Priv.L. 1869, v.3, p.479.

Repealed L. 1871/72, p.749.

Momence Union School District p.749. Priv.L. 1869, v.3, p.485. Olney Priv.L. 1869, v.3, p.488. Paris Union School District Amended L. 1951, p.1775. Priv.L. 1869, v.3, p.495. School Districts in Pekin Amended Priv.L. 1869, v.3, p.533.

Priv.L. 1869, v.3, p.502. Rushville Union

Priv.L. 1869, v.3, p.511. Tuscola Union Repealed L. 1883, p.164. School district modified Priv.L. 1869, v.3, p.519. Bourbon, Douglas County Priv.L. 1869, v.3, p.520. Carthage Priv.L. 1869, v.3, p.520. Attaching part of R11E to R10E, Coles County Priv.L. 1869, v.3, p.521. Incorporating a portion of Colona with rest of town, for school purposes. Priv.L. 1869, v.3, p.529. Attaching all fractional townships in Kankakee County to full townships for school purposes. Priv.L. 1869, v.3, p.532. Attaching part of T25R9W to school district 3. T25R10W, Monroe County. Priv.L. 1869, v.3, p.533. Regulating the school districts in the Town

Priv.L. 1869, v.3, p.534. Establishment of a system of graded schools

Kaskaskia Commons. L. 1909, p.425. Amended L. 1915, p.632;

of Shields, Lake County.

in Town of Waterloo and vicinity.

L. 1939, p.1080; L. 1945,p.1582.

Schools Laws (con't) Elections

- 1847. An act to authorize the Shelbyville school district to elect school directors. Ap. Feb. 26, 1847. L. 1847, p.152.
- 1849. An act legalizing the election of trustees of schools, etc., in township number eleven, south, range number nine east, in Hardin County. Ap. Jan. 25, 1849. Pub.L. 1849, p.182.
  - An act to legalize the election of school trustees in Livingston County. Ap. Feb. 10, 1849. Pub.L. 1849, p.183.
- 1853. An act to legalize the election of trustees of schools, in township 12 south, range 6 east, in Pope County. Ap. Jan. 26, 1853. Priv.L. 1853, p.447.
- 1854. An act to provide for the election of state superintendent of public instruction. Ap. Feb. 28, 1854. L. 1854, p.13. Repealed R.S. 1874, p.1021.
- 1874. An act to authorize the election of women to school offices.
  Ap. Apr. 3, 1873.
  R.S. 1874, p.982.
- 1885. An act enabling school districts, acting under special charters, to hold elections for the election of school directors, and members of boards of education, at the time provided for the election of school directors under the school laws of this State. Ap. June 29, 1885.

  L. 1885, p.242; L. 1887, p.290. (For school elections See Schools, Acts Regulating).
- 1887. An act to regulate the holding of elections declaring the result thereof for town, school township and school district purposes, where such town, school township or school district lies wholly within or partly within and partly without any city, village or incorporated town which has adopted, or may adopt an act entitled, 'An act regulating the holding of elections and declaring the result thereof in cities, villages and incorporated towns in this State, approved June 19, 1885, in force July 1, 1885," approved Mar. 23, 1887.

  L. 1887, p.175. Repealed L. 1943, v.2, p.246.
  - An act to provide for the election of presidents of boards of education in school districts. Ap. June 17, 1887.

    L. 1887, p.296. Repealed L. 1889, p.344.

Schools Laws (con't) Elections

- 1889. An act to provide for the compensation of judges and clerks of elections at elections at which trustees of schools and school directors are elected under the provisions of an act entitled, "An Act to regulate the holding of elections and declaring the result thereof in cities, villages and incorporated towns in this State." Approved June 19, 1885.

  Ap. June 3, 1889.

  L. 1889, p.150. Amended L. 1921, p.427. Repealed as amended L. 1943, v.2, p.246.
- 1891. An act to entitle women to vote at any election held for the purpose of choosing any officer under the general or special school laws of this State. Ap. Jan. 19, 1891. L. 1891, p.135.
  - An act to give cities, incorporated towns, townships and districts in which free schools are now managed under special acts, authority to elect boards of education now elected under the general free school laws of this State. Ap. June 2, 1891. L. 1891, p.194. Repealed L. 1945, p.1331(1551).
  - An act to provide for the election of boards of education in school districts organized under special acts of the Legislature of this State, where such school districts are maintained under the general school laws of this State, and where there is no provision in such special acts for the election of boards of education. Ap. June 10, 1897.

    L. 1897, p.239. Amended L. 1901, p.293; L. 1935, p.1329.
- 1897. An act to provide for the election of Boards of Education in school districts organized under special acts of the Legislature of this State where such school districts are maintained under the school laws of this State, and where there is no provisions in such special acts for the election of Boards of Education. Ap. June 10, 1897. L. 1897, p.389. Repealed L. 1945, p.1551.
- 1903. An act to provide for the election of boards of education in certain districts. Ap. May 15, 1903. (Over 35,000 population).

  L. 1903, p.306. Amended L. 1911, p.500; L. 1933, p.1009;

  L. 1935, p.1327,1341; L. 1941, v.1, p.1132. Repealed L. 1945, p.1331(1551).
  - An act to enable school districts acting under special charters to hold elections for the election of school directors, members of boards of education, and members of boards of school inspectors, at the time provided for the election of school directors under the general school law of the State. Filed Apr. 8, 1907.
    L. 1907, p.525.

School Laws (con't) Elections (con't)

- An act to provide for the election of boards of school inspectors in certain cases, to define the powers and to regulate the revenue thereof, to vest the title to certain school property and to repeal certain acts herein named. Ap. May 25, 1907. L. 1907, p. 525. Amended L. 1921, p.801.
- 1905. An act to provide for the election of boards of inspectors in certain cases. Ap. May 12, 1905.
  L. 1905, p.---? Repealed L. 1907, p.526.
- 1907. An act to provide for the election of boards of school inspectors in certain cases, to define the powers and to regulate the revenue thereof, to vest the title in certain school property and to repeal certain acts herein named. Ap. Apr. 8, 1907. L. 1907, p.525. Repealed L. 1945, p.1531(1552).
  - An act to enable school districts acting under special charters to hold elections for the election of school directors, members of boards of education, and members of boards of school inspectors, at the time provided for the election of school directors under the general school law of the State. Ap. Apr. 8, 1907. L. 1907, p.525. Repealed L. 1945, p.1331(1551).
- 1915. An act to legalize certain elections held since July 1, 1911, under and by virtues of "An act to authorize the organization of the high school districts," approved June 5, 1911, and in force July 1, 1911, and all proceedings taken in pursuance thereof, and to abate certain pending suits. Ap. Apr. 24, 1915. L. 1915, p.630. Repealed L. 1939, p.---?
  - An act giving to the board of education of any school district having a population of less than 100,000 inhabitants, and existing by virtue of any special charter and governed by any or all such special charters, the power to borrow money for certain purposes and issue negotiable coupon bonds therefor, and providing that the proposition or question to borrow money and issue such bonds shall be submitted to the voters of such school district. Ap. June 29, 1915.

    L. 1915, p.640. Amended L. 1931, p.865. Repealed L. 1945, p.1313(1552).
- 1917. An act to legalize certain elections held under and by virtue of an Act entitled, "An act to establish and maintain a system of free schools," approved and in force June 12, 1909, as subsequently amended. Ap. June 22, 1917. L. 1917, p.757. Repealed L. 1939, p.1190.
- 1919. An act to regulate the manner of holding elections in school districts having boards of education and operating under special charters. Ap. May 21, 1919.
  L. 1919, p.527. Repealed L. 1945, p.1313(1553).

- 1921. An act legalizing certain elections in high school districts. Ap. June 22, 1921. L. 1921, p. 431.
  - An act to validate the election for and establishment of certain community high school districts and acts and proceedings had or performed in such districts. Ap. June 30, 1925.
    L. 1925, p.560.
  - An act validating certain school elections, legalizing certain bonds, legalizing certain proceedings and records of boards of education of certain school districts, and defining the mode of proof of posting notices of such elections. Ap. June 19, 1925. L. 1925, p.572.
- 1927. An act to validate the election for and establishment of certain community high school districts and acts and proceedings had or performed in such districts. Ap. July 7, 1927.
  L. 1927, p.789. Repealed L. 1939, p.1191.
  - An act to validate the election for and establishment of certain community high school districts and acts and proceedings had or performed in such districts. Ap. July 7, 1927.

    L. 1927, p.789. Repealed L. 1939, p.1191.
  - An act to authorize the board of education of every elementary school district, having schools teaching grades 1 to 8 inclusive having a population of more than 1500 but not over 100,000 and a school enrollment of more than 250 in counties having a population of 500,000 or more by referendum vote to levy an additional tax of two percentum on the assessed valuation of such district for building purposes and purchasing of grounds. Ap. June 2, 1927.

 $\frac{L.~1927,~p.802.}{Title~amended~\underline{L}.~\frac{1927,~p.801.}{p.801,~by~substitution~"one"~for~"two"}$  percent.

- An act to validate certain proceedings of community high school boards of education, relating to the designation of polling places for certain elections, and to legalize the subsequent and otherwise lawful issue of bonds to pay for the construction of high school buildings. Ap. May 5, 1927.

  L. 1927, p.789. Repealed L. 1939, p.1191.
- 1929. An act to legalize the organization of certain community high school districts, all subsequent acts and proceedings of such districts, certain elections held therein and bonds issued thereby. Ap. June 10, 1929.
  L. 1929, p.725. Repealed L. 1939, p.1190.

- 1931. An act legalizing certain elections held in high school districts and bonds issued pursuant to such elections, under the provisions of "An act to establish and maintain a system of free schools." Approved June 12, 1909, as amended Ap. June 5, 1931. L. 1931, p.853. Repealed L. 1939, p.1192.
  - An act to legalize certain school elections to increase the educational and building tax rates in school districts maintaining 9, 10, 11 and 12, in addition to the grades 1 to 8, inclusive. Ap. Apr. 3, 1931.
    L. 1931, p.852. Repealed L. 1939, p.1191.
  - An act to legalize certain elections to increase the educational and building tax rates held in school districts. Ap. Apr. 3, 1931. L. 1931, p.852. Repealed L. 1939, p.1191.
- 1935. An act relating to the time certain villages, park districts and school elections may be held. Ap. July 3, 1935. L. 1935, p.825.
  - An act to legalize certain school elections and the issuance of bonds by school districts operating under a special charter.
     Ap. June 12, 1935.
     L. 1935, p.1343. Repealed L. 1939, p.1192.
  - An act relating to the time certain village, park district and school elections may be held. Ap. July 3, 1935.

    L. 1935, p.825. Repealed L. 1943, v.2, p.248.
  - An act to provide for the time of election of members of boards of school inspectors of certain school districts acting under special charters. Ap. Dec. 12, 1935.

    L. 1935/36, 1st spec.sess., p.144. Repealed L. 1945, p.1331 (1556).
- 1936. An act to provide for the manner of holding elections in school districts having a population of less than 50,000 inhabitants organized and existing under special charters, and to validate elections of school directors or members of the board of education of such school districts. Ap. July 2, 1936.

  L. 1936, 4th spec.sess., p.64. Repealed L. 1945, p.1331(1556).
- 1937. An act to provide for Boards of Education in school districts having a population of not fewer than 100,000 and not more than 500,000 inhabitants, and for the election thereof. Ap. July 6, 1937. L. 1937, p.1080. Repealed L. 1945, p.1313(1557).
- 1940. An act to validate certain elections in school districts and taxes levied pursuant thereto and actions based in reliance thereupon. Ap. June 13, 1940. L. 1940, p.54. Repealed L. 1945, p.1331(1557).

- 1943. An act to legalize certain elections and proceedings in school districts to increase the educational and building tax rates. Ap. July 23, 1943. L. 1943, v.1, p.1305. Repealed L. 1945, p.1331(1558).
  - An act to validate ballots used in submitting special propositions at school elections. Ap. July 17, 1943.
    L. 1943, v.l, p.1306. Repealed L. 1945, p.1331(1558).
- 1947. An act to validate the organization of certain community high school districts, the election of members of board of education thereof and proceedings had by such members. Ap. July 21, 1947. L. 1947, p.1539.
  - An act legalizing certain elections authorizing the building of school houses. Ap. July 2, 1947. L. 1947, p.1544.
  - An act to legalize the organization of certain community consolidated school districts. Ap. July 2, 1947. L. 1947, p.1544.
  - An act legalizing certain elections authorizing the purchasing of school house sites. Ap. July 2, 1947.

    L. 1947, p.1545.
    Community High School District.
  - An act to validate ballots used in submitting special propositions at school elections. Ap. July 21,1947. L. 1947, p.1579.
  - An act legalizing certain bond elections and bonds. Ap. July 2, 1947.

L. 1947, p.1543.
Community High School District.

- An act legalizing certain elections authorizing the building of school houses. Ap. July 2, 1947. L. 1947, p.1543.
- An act to validate the organization of certain community high school districts, the election of members of board of education thereof, and proceedings had by such members. Filed July 29, 1947.

  L. 1947, p.1624.
- 1949. An act to validate the organization of certain school districts, the election of members of the board of education or board of directors thereof, and proceedings had by such school districts or such boards. Ap. Aug. 10, 1949. L. 1949, p.1399.

- 1951. An act to validate the organization of certain school districts, the election of members of the board of education, and proceedings had by such school district or such boards.

  Ap. May 18, 1951.
  L. 1951, p.175.
- 1953. An act to validate the organization of certain community unit school districts, the election of members of the board of education and proceedings had by such school district or such boards. Ap. July 13, 1953. L. 1953, p.1395.

School Libraries

See Libraries, Acts Relating to: School Libraries

School Records

See Record Laws: School Records

SCHOOL REVENUES, COMMISSION OF

1934. Created by HJR NO. 9. L. 1934, 3d spec.sess., p.273.

Composition: 3 members of the House of Representatives appointed by the Speaker thereof, 3 members of the Senate, appointed by the President thereof, upon the advice of the Executive Committee, and 3 educators of the State, appointed by the Governor.

Duties: To study the various statutes of this State relating to schools and school revenues...and to rewrite and revise such laws to meet modern conditions. Report to 59th General Assembly.

School Taxes:

See School Laws: Non-Code

Schools, History of

Development and growth of the public schools. By Francis G. Blair,
Superintendent of Public Instruction. Printed in Illinois Blue Book,
1917-18 p.40ff.

- The sources of revenue from which the funds are obtained for maintaining the public schools in Illinois are of various kinds. There are those provided by the national government before the State was incorporated and those provided by various acts of the legislature known as State funds, county funds, township and local district funds. These funds may be classified as follows:
- A. Fund Provided by the National Government.
  - 1. The school fund proper.

    of sales of government lands in this State, one-sixth part excepted,
    by an act of Congress in 1816. The interest of this fund is distributed to the public schools.
  - 2. The surplus revenue. Being a portion of the money received by the State pursuant to an act of Congress providing for the distribution of the surplus revenue of the United States, and made a part of the common school fund by an act approved March 4, 1837. The interest of this fund is distributed to the public schools.
- B. Funds Provided by the State Government.
  - 1. By an act of 1855 a State school tax of two mills was required. In 1872 upon the recommendation of the Superintendent of Public Instruction a flat sum of \$1,000,000 was appropriated in lieu of the two mill tax. This practice was continued until 1911 when the legislature was induced to add \$1,000,000 to this fund. At each succeeding session of the General Assembly an additional million dollars has been added until the appropriation in 1915 for State school purposes amounted to \$4,000,000, which is distributed to the various counties.
- C. County Fund.

Created by the operation of an act approved February 7, 1835, which provided that teachers should not receive from the public fund more than half the amount due them for service rendered the preceding year and that the surplus should constitute the principal of a new fund to be called "The County School Fund." This fund was discontinued and distributed to the Township Fund by an act of the Legislature in 1907.

# D. Township Fund.

- "An ordinance for ascertaining the mode of disposing of land in the Western Territory" passed by Congress May 20, 1785, provided "that there shall be reserved lot 16 (section 16) of every township for the maintenance of public schools within the township."
- The township high school law was passed in 1872 creating a township school taxing body.

## E. District Tax.

- The State Legislature passed an act providing for an optional local school tax in 1820.
- 2. By an act of 1857 the legislature required a compulsory local school tax. Prior to 1872 no limit was placed by the statute on the local rate of taxation. From 1872 to 1899 the maximum local rate of taxation for school purposes was 5%, 2 for educational purposes and 3% for building purposes. By an act of 1889 the maximum for educational purposes was raised to 2 1/2% and the maximum for building purposes was reduced to 2 1/2. By an act of 1907 the law was amended and allowed items for funishing and upkeep to be taken out of the building fund. By an act of 1911 the taxing basis was changed and the maximum rate for educational purposes was established at 1 1/2% and for the building fund 1 1/2%. By an act of 1915 another amendment provided that by a majority vote of the district the board may increase the maximum rate for educational purposes to 2% and thereby reduce the maximum rate for building purposes to 1%.

#### F. Board of Control.

## 1. County Commissioners' Court.

(a) By an act of 1819 a County Commissioners' Court was established with general powers over school lands and for establishing school districts.

# 2. Boards of Directors and Education.

- (a) The office of school trustees (same as directors) was created by an act of 1825. The name of this board was changed to "School Directors" by an act of the Legislature in 1841.
- (b) Boards of Education were created by an act of 1872.
- (c) Township high school boards of education were created by an act of 1872.

## Township Trustees.

(a) By an act of 1827 it was provided that the County Commissioners' Court should appoint three township trustees of schools. These offices were made elective by a subsequent act of 1845.

## G. Supervision.

- The office of school commissioner was established by an act in 1831.
   This official was given supervisory powers by an act in 1841. By a
   subsequent act in 1855 this office was designated by law as the
   office of the county superintendent of schools.
- The State superintendency was provided by an act in 1855 [i.e., 1845 and 1854].
- 3. The city superintendency was provided for by an act in 1872.

- H. Examination and Certification of Teachers.
  - By an act of 1825 trustees (directors) were required to examine teachers and to employ them.
  - 2. By an act of 1841 township trustees were authorized to examine
  - By an act of 1845 the county commissioner was authorized to examine teachers for county certificates.
  - By an act of 1855 the Superintendent of Public Instruction was authorized to examine teachers for state certificates.
  - 5. By an act of 1914 the State Superintendent was authorized to examine teachers for state certificates and by the same act, the State Teachers' Examining Board was authorized to examine teachers for county certificates.

## I. Course of Study.

- By an act in 1855 boards of directors were required to prescribe text books used in the course of study offered in their schools.
- 2. By an act in 1865 the statute provided that the following subjects be taught in the public schools: orthography, reading in English, penmanship, arithmetic, English grammar, modern geography and the history of the United States. By a subsequent act in 1872 the elements of the natural sciences and physiology and hygiene were added to the prescribed course and board was authorized to add the special subjects of music and drawing.
- A legislative act in 1897 defined the subject physiology and hygiene so as to require the teaching of the effects of alcohol and narcotics.
- By an act of 1909 humane instruction was added to the prescribed course of study.
- By an act of 1915 physical training was added to the required course of study.

# J. Growth of Common School.

- Common school extended to include 9th, 10th, 11th and 12th years, by Supreme Court decision in 1904.
- 2. Common schools extended to include kindergarten in 1951.

## K. Minimum Length of School Year.

- By an act of 1855 boards of directors were required to maintain schools not less than six months in each year.
- By an act of 1872 boards of directors were required to maintain school not less than five months nor more than nine months in the year.

- By an act of 1897, boards of directors were required to maintain school for not less than 110 days and longer if practicable.
- By an act of 1909 school directors were required to maintain school for not less than six months of each year and longer if practicable.
- 5. By an act of 1915 school directors were required to maintain school for seven months of each year and longer if practicable.
- By an act of 1872 boards of education were required to maintain school for not less than six months nor more than ten months in each year.
- 7. By an act of 1915 boards of education were required to maintain school not less than seven months of each year and longer if practicable.
- L. Codification of the School Law.
  - 1. The first general school law was enacted in 1825.
  - 2. General advance in school legislation was enacted in 1855 [i.e., 1854].
  - 3. Codifications of the school law were made in 1889 and 1909.
- M. The Establishment and Growth of the Office of the Superintendent of Public Instruction.
  - Prior to 1845 there was no central State authority in public education.
     In that year an act was passed providing that the Secretary of State should be ex-officio Superintendent of Public Instruction with certain powers over public education. [Title was, Superintendent of Common Schools].

In 1854 the Office of Superintendent of Public Instruction was created as an independent office to be elected by the people. During the first fifty years the work increased greatly, but the office force remained almost stationary, consisting of the Superintendent of Public Instruction, an assistant and a stenographer.

In 1906 the force consisted of the Superintendent of Public Instruction, two assistants, a clerk, a stenographer and a messenger.

Since that time the legislature has increased greatly the work to be done by this office and has enlarged the working force until it now consists of the Superintendent of Public Instruction, four assistants, Secretary of the Examining Board, a chief clerk, two statistical clerks, a clerk-messenger, five stenographers and a messenger.

- N. Establishment of the University and the Normal Schools.
  - 1. University, February 28, 1867, as the Industrial University. The name was changed in 1885 to the University of Illinois.
  - 2. State Normal University 1857.

- 3. Southern Illinois State Normal University 1869.
- 4. Northern Illinois State Normal School 1895.
- Eastern Illinois State Normal School 1895.
- 6. Western Illinois Normal School 1899.
- In 1917 the five boards of trustees in charge of the five normal schools were displaced by one State normal school board committee of eleven members.
- O. Advanced Steps in Legislation.
  - 1. The first compulsory attendance law was enacted in 1883.
  - The Annual State Distributable fund was increased from \$1,000,000 to \$2,000,000 in 1911; from \$2,000,000 to \$3,000,000 in 1913, and from \$3,000,000 to \$4,000,000 in 1915.
  - The act authorizing the Superintendent of Public Instruction and the State Examining Board to examine and certify teachers for State and county certificates was passed in 1913, effective July 1, 1914.
  - An act which provided that the high school tuition for eighth grade graduates be paid out of public funds was passed in 1913.
  - An act providing for state wide pensioning of teachers was passed in 1915.
  - An act passed in 1915 required the sanitary inspection and construction of school buildings.
  - An act passed in 1915 set the qualification for the Office of County Superintendent of Schools.
  - 8. An act passed in 1917 places every foot of territory in Illinois in a high school district or in a high school tuition district. For the first time in the history of the state all boys and girls in the state were given a free and equal opportunity to secure a good high school education.

Schools, Professional

Supervision of standards for and licenses to graduates of, by DEPARTMENT OF REGISTRATION AND EDUCATION

SCHOOLS, STATE SUPERINTENDENT OF COMMON

1845. Created. <u>L. 1845, p.51. Sect. 4-6 p.52 (R.S. 1845 Chap. XCVIII p.495.</u> Repealed <u>Pub.L. 1849, p.179. School code 1849 Sect.</u>

Appropriation:

L. 1849, p.154 L. 1855, p.102

Composition: The SECRETARY OF STATE shall be ex-officio STATE SUPERINTENDENT OF COMMON SCHOOLS.

Duties: To "have the supervision of all the common schools in the State, and shall be the general advisor and assistant of school commissioners in the State, he shall from time to time...address circular letters to said commissioners, giving advice as to the best manner of conducting schools, constructing school houses and procuring competent teachers; he shall recommend the most approved text books, maps, charts and apparatus, and shall urge uniformity in the use of the same, as well as in the manner of conducting common schools throughout the State, and shall use his influence to reduce to a system of practical operation the means of supporting common schools in the State."

County commissioners to report to biennially.

1854. Succeeded by SUPERINTENDENT OF PUBLIC INSTRUCTION.  $\underline{L}$ , 1854, p.15.

Scott County

See Douglas, (S.A.) Statue

Science, Illinois Academy of Appropriations to vetoed <u>L. 1915</u>, p.14; <u>L. 1917</u>, p.54.

Seals of Illinois Territory and State

See Brand Whitlock: Complete History of the State Symbol - The Great Seal of Illinois. In Illinois State Historical Society Journal. Jan. 1913, v.5, pp.435-450. Reprinted in Illinois Blue Book 1937/38 pp.325-337; Secretary of State: The Great Seal of Illinois and other official state symbols, 1939, reissued from time to time.

Territorial Seal

Procured by Governor and Territorial Judges. No record of authorization, date and purchase. Earliest document in State Archives bearing seal dated February 4, 1810 (Whitlock).

Design

A facsimile of the earliest cut of the seal of the United States. "In all essential details except the omission of the motto from the territorial seal they were identical." Front view of eagle, head in profile to left. On breast an escutcheon with eleven vertical stripes and with several horizontal lines across top. In left talons an olive branch, in right a cluster of arrows. Above eagle fifteen stars. On outer edge of circle the words "Illinois Territory MDCCCIX."

State Seal

Bibliography

Constitution of 1818, Schedule, Paragraph 6, "The Governor of this State shall make use of his private seal, until a State seal shall be procured.

L. 1819, p.16; R.L. 1829, p.155; R.S. 1833, p.569. Repealed R.S. 1845, p.464. An act to provide for all seals that may be necessary in the several official departments of the State of Illinois. Ap. Feb. 19, 1819.

L. 1837, p.346. (Auditor's report on contingent fund). Aug. 15,  $\overline{1836}$ , warrant issued "to Doolittle and Manson, in full for a State seal for the Secretary's office." \$55.00.

Constitution of 1848. Art. IV. Sect. 26
"All grants and commissions shall be sealed with the great seal of State, signed by the Governor or person administering the government and countersigned by the Secretary of State."

Pub.L. 1867, p.36. An act to renew the Great Seal of State. Ap. Mar. 7, 1867.

Constitution of 1870, Art. V. Sect. 22
"There shall be a seal of the State, which shall be called the "Great seal of the State of Illinois': which shall be kept by the secretary of state, and used by him, officially as directed by law."

Seal of Illinois Territory and State (con't)
 State Seal (con't)

Keeper of the Great Seal

Sec SECRETARY OF STATE, under Constitution of 1818, 1848 and 1870, Duties: Keeper of the Great Seal.

Design

L. 1819, p.16; R.L. 1829, p.155; R.S. 1833, p.569. Repealed R.S. 1845, p.464.
"It shall be the duty of the secretary of state to procure a permanent state seal of such device as may be agreed upon by the governor and justices of the supreme court."
No reference to subject other than the bare law found in archives. Adopted from the Federal seal. For discuss, See Whitlock article.

Front view of eagle, head in profile to left, beak bearing streamer reading "State sovereignity, national union." Escutcheon on breast uses the Washington arms; 3 stars at top, vertical bars in base; arrows held in left talons, olive branch in right. 13 stars above head. Around outer edge the words: Seal of the State of Illinois. August 26, 1818.

1837. Seal recut.

Design more elaborate, but unchanged in heraldic sense. Head turned to right, stars above head omitted, olive branch and arrows transposed. Other minor changes.

- 1867. "The secretary of state is hereby authorized and required to renew the great seal of state, and to procure it as nearly as practicable of the size, form and intent of the seal in use, and conforming to the original design as follows:

  "American eagle on a boulder in prairie the sun rising in distant horizon, and scroll in eagle's beak, on which shall be inscribed the words: "State Sovereignity, 'National Union' to correspond with the original seal of state, in every particular."
  - This was the first and only legal description of the State seal. As Whitlock points out, this is not the original design.
  - In 1868 seal, eagle is turned to left, bearing streamer with words arranged so that "Mational Union" comes ahead of "State Sovereignity." Arrows omitted. Escutcheon with vertical stripes and thirteen stars, held in eagles talons. Olive branch on ground beneath escutcheon. Dates 1868, 1818 on rock. Sun rising above a lake.
- 1881-85. Recut during Henry D. Dement's administration. "The word "Sovereignity" in the motto of the seal of 1868 appeared right side up to the eye, though upside down on the scroll. In the recut seal the word appears inversally, the position it naturally would assume upon the convulations of the penant." (Whitlock).
  - L. 1915, p.445. The "emblem only" of the Great Seal may be used for the State flag. There is no act in the Revised Statutes of 1943 descriptive of the official seal.

Seal of Illinois Territory and State (con't) State Seal (con't)

Counterfeiting of seal of state, courts or other officers authorized to use seal forbidden under Criminal Code:

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L. 1819, p.215. Sect. 6
R.S. 1827, p.139. Sect. 81
R.S. 1833, p.188. Sect. 81
R.S. 1845, p.165. Sect. 81
R.S. 1874, p.369. Sect. 114
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R.S. 1874, p.369. Sect. 114 State Departmental. Seals Authorized by Law. For the several official departments of the State. L. 1819, p.16; R.L. 1829, p.155; R.S. 1833, p.569. Repealed R.S. 1895, p.464. Administration, State Board of L. 1909, p.106 Agriculture, State Board of A corporate body. L. 1883, p.2. Agriculture, Department of. L. 1917, Sect. 19, p.13; L. 1937, p.610. Apiaries, State Board of Vouchers certified by. No specific mention of a seal. L. 1909, p.4. Architects, State Board of Examiners of. L. 1897, p.82; L. 1897, p.78; L. 1911, p.113; 1915/16, 1st spec.sess., p.25. No specific mention of seal. L. 1905, p.79. Athletic Commission. L. 1925, p.165. (Sect. 3) Auditor of Public Accounts. State Seal. Cost certified to Auditor. Laws of 1819, 29, 33. L. 1819, p.16; R.L. 1829, p.155; R.S. 1833, p.569 (Repealed R.S. 1845, p.464). R.S. 1845, p.78; L. 1873, p.62; R.S. 1874, p.175; L. 1875, p.39. Bank of Illinois. L. 1817, p.13. (Sect. 3) Bank First State. <u>L. 1819</u>, p.155. (Sect. 12); <u>L. 1821</u>, p.31 (Sect. 3) Second State. L. 1835, p.8. (Sect. 7) Barbers, State Board of Examiners of. L. 1909, p.98. Blind, Industrial Home for the. L. 1887, p.26. Boys, Home for Delinquent. L. 1901, p.71. Clerks of Courts keepers of court seals. R.S. 1874, p.261. Code Departments. L. 1917, Sect. 19 p.13.
"Each department shall adopt and keep an official seal." Commerce Commission, Illinois. L. 1921, Sect. 6 p.706. Commissioner of deeds. R.S. 1845, p.580; Pub.L. 1847, p.32; L. 1851, Sect. 4 p.142; L. 1869, p.92 (Repealed L. 1941,

v.1, p.1284).

Conservation, Department of. L. 1917, p.13.

Dental Examiners, Board of. Seal implied. L. 1861, p.78;
L. 1905, p.319; L. 1909, p.281; L. 1915/16, p.31.

East Moline State Hospital. A corporation. L. 1895, p.19.

Eastern Illinois State Teacher's College, Charleston.
L. 1895, p.63.

Entomologist, State
Certificate by. No specific authorization for a seal.
L. 1907, p.539.

Finance, Department of. L. 1917, p.13.

Seals of Illinois Territory and State (con't)
State Departmental. Seals Authorized by law (con't)

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Food Commissioner, State. L. 1915, Sect. 1 p.701.
Health, Department of Public. L. 1917, Sect. 19 p.13.
Highway Commission, State. Implied L. 1905, p.75.
Horseshoers, State Board of Examiners of. L. 1915, p.428.
     (Sect. 3). Repealed L. 1935, p.906.
Housing Board, State. L. 1933, p.396 (Sect. 20)
Industrial Board. L. 1913, Sect. 14 p.347; L. 1915/16,
     1st spec.sess., p.30.
Industrial Commission. L. 1913, p.335. (Sect. 14); L. 1935/36,
     p.11.
Library, State. L. 1939, (Sect. 13) p.697.
Miner's Examining Board. L. 1913, (Sect. 5) p.439
     Repealed L. 1939, p.741; L. 1939, (Sect. 4) p.74 Repealed L. 1941, v.1, p.868; L. 1941, v.1, (Sect. 5)
Mines and Minerals, Department of. L. 1917, (Sect. 19) p.13.
Mining Board, State. L. 1899 (Sect. 8) p.309; L. 1907,
     (Sect. 8) p.390.
Normal University, Illinois State. Pub.L. 1857, p.298.
Notary Public. L. 1871/72, pp.282,574; L. 1873, p.127;
     L. 1941, v.1, p.416. Implied prior to that time.
     See Notary Public.
Northern Illinois State Teacher's College. L. 1895, (Sect. 1)
     p.69.
Nurses, State Board of Examiners of Registered.
     L. 1907, (Sect. 2) p.384.
Nurses, State Board of Examiners of Nurses.
     L. 1913, (Sect. 2) p.405.
Optometry, State Board of. L. 1915, (Sect. 4) p.696.
Pharmacy, State Board of. Implied, L. 1881, p.120;
     L. 1901, p.238.
Public Safety, Department of. L. 1917, (Sect. 19) p.13.
Public Utilities Commission. L. 1913, (Sect. 6) p.463.
     Repealed L. 1921, p.753.
Public Welfare, Department of; Public Works and Buildings,
     Department of; Purchases and Construction Department of.
     L. 1917, (Sect. 19) p.13.
Railroad and Warehouse Commission. L. 1891, p.185.
     Repealed L. 1939, p.1187.
Reformatory, Illinois State, Pontiac. L. 1891, (Sect. 18) p.57.
Registration and Education, Department. L. 1917, (Sect. 19)
     p.13; L. 1933, (Sect. 8a) p.469; L. 1937, p.491; L. 1937,
(Sect. 61) p.1138; L. 1939, (Sect. 14) p.1197.
Revenue, Department of. L. 1917, (Sect. 19) p.13.
Soil Conservation Board, State. L. 1937, (Sect. 5) p.11.
Soldier's Widow's Home of Illinois. A corporation.
      L. 1895, p.23.
State Housing Board. L. 1933, (Sect. 20) p.396.
State Public Building Authority, Illinois. L. 1941, v.1,
     (Sect. 6) p.1255.
Structural Engineers, State Board of Examiners of.
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L. 1915, (Sect. 2) p.433.

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Seals of Illinois Territory and State (con't)
State Departmental. Seals Authorized by Law (con't)
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Supreme Court. L. 1819, p.16; R.L. 1829, p.155; R.S. 1833,
          p.569 (Repealed R.S. 1845, p.464); R.S. 1845, p.143;
          R.S. 1874, p.327; (Sect. 9 repealed L. 1933, p.785 as
          of Jan. 1, 1934).
     Teacher's Examining Board, State. L. 1941, v.2, (Sect. 4)
     Trade and Commerce, Department of. L. 1917, (Sect. 13) p.19.
     Treasurer, State. R.S. 1845, p.78. (Repealed R.S. 1874, p.1013);
           L. 1873, (Sect. 5) p.186.
     University of Illinois. A corporation. Pub.L. 1867, p.123;
          L. 1897, p.13; L. 1897, p.13; L. 1941, v.1, (Sect. 2) p. 1303.
     Veterinarians, State Board of Examiners of. Implied
           L. 1903, p.6.
     Waterway Commission, Illinois. L. 1915, p.19.
     WesternIllinois State Teacher's College. L. 1899, p.72.
Other Official seals.
     Appellate courts. Sect. 3 L. 1877, p.69.
     Architects, Registered, L. 1919, Sect. 3, kk, p.218.
     Aviation Districts. L. 1841, v.1, p.257. (Sect. 5)
Burial Societies. L. 1937, p.844. (Sect. 340 #3)
City Courts of record. L. 1901, p.136
     City Seal. L. 1941, v.2, p.19 (Sect. 209), 1872 (Sect. 6-69)
     Commissioners for granting licenses (County). Aug. 1, 1792.
           Laws of Northwest Territory, p.61.
     Cook County Circuit and Superior Courts. L. 1933, p.436.
           (Sect. 3)
     Cook County Criminal Court. R.S. 1874, p.339. (Sect. 1)
     Corporations for pecuniary profit. L. 1933, p.313. (Sect. 5c)
     Corporations not for pecuniary profit. L. 1943, v.1, p.483.
           (Sect. 5c)
     County Court. L. 1849, p.63. (Sect. 5); R.S. 1874, p.321
           (Sect. 5) County Clerk as custodian); R.S. 1874, p.339.
           (Sect. 1)
     County Court of Common Pleas. 1788. Laws of Northwest
          Territory, p.7.
     County Treasurer. L. 1909, p.320. (Sect. 22 special use of by)
Court Seals. 1791. Laws of Northwest Territory p.45.
     Courts. Clerks of courts keeper of seals. R.S. 1874, p.261.
           (Sect. 7)
     Courts of general quarter sessions of the peace. 1788.
           Laws of Northwest Territory p.6.
     Exposition Authorities. L. 1935, p.613. (Sect. 5) Highway Authority in counties over 300,000 population.
           Sect 4, L. 1941, p.499.
     Horseracing corporations. L. 1927, p.28. (Sect. 2)
     Housing authorities. L. 1933, p.399. (Sect. 6 #3)
     Municipal Airport Authorities. L. 1943, v.1, p.219.
           (Sect. 5) p.224 (Sect. 14)
     Municipal courts in cities and villages. Ap. June 26, 1929,
           L. 1929, p.317 (Sect. 5)
     Municipal Court of Chicago. Ap. May 18, 1905.
           L. 1905, p.160. (Sect. 6)
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Notaries Public. L. 1871/72, p.574. Amended L. 1873, p.127.

Seals of Illinois Territory and State (con't) Other Official Seals (con't)

Probate Courts. Apr. 27, 1877.

Sect. 1, L. 1877, p.80; Amended L. 1933, p.458. River Conservancy Districts. Ap. July 11, 1925.

Sect. 12a added L. 1931, p.530.

Social Transit Commissioners, cities of 300,000 or more.

Sect. 8601. L. 1929, p.584.

Soil Conservation Board Districts. Sect. 21,

L. 1937, p.19.

State Public Building AUthority. Ap. June 28, 1941.

Sect. 6 Para. 7, L. 1941, v.1, p.1258.

Tuberculosis sanitarium districts. Sect. 3,

L. 1937, p.472; Sect. 6, L. 1939, p.486.
Wild Life Districts. Filed July 29, 1939.

Sect. 9, L. 1939, p.648.

Seals of Individuals, Corporations or other Jurisdictions See also Record Laws: Evidence; Records: Trade Marks

The following list is incomplete.

#### Criminal Code

- 1788. Crimes and punishments Act of Sept. 6, 1788. Laws of Northwest Territory p.19.
- 1819. Crimes and punishments Act. Ap. Mar. 23, 1819.
  <u>L.</u> 1819, p.215. Repealed R.S. 1845, p.461.
- 1827. Criminal Code. Ap. Jan. 6, 1827, 8th Div. Sect. 73, R.S. 1827, p.136; R.S. 1833, pp.33,185; R.S. 1845, p.457.
- 1845. Criminal jurisprudence, Chap. XXX, Div. VIII. Forgery and counterfeiting, Sect. 81. R.S. 1845, p.165. Repealed R.S. 1874, p.1010.
- 1874. Criminal Code. Chap. 38, Sect. 114. R.S. 1874, p.369.
- Scrawl affixed as substitute for seal of same force and obligation as if sealed.
  - 1803. Practice of General Court. Ap. Sept. 20, 1803. Sect. 19. Laws of Indiana Territory p.39.

  - 1819. Practice in the Supreme and Circuit Courts. Ap. Mar. 22, 1819. Sect. 15. <u>L.</u> 1819, p.143.
  - 1827. An act concerning practice. Ap. Feb. 2, 1827, Sect. 1, R.S. 1827, p.320; R.S. 1833, p.196.
  - 1845. Revised Status. Chap. 83. Practice Sect. 56

    R.S. 1845, p.421. Repealed R.S. 1874, p.1010.
  - 1874. Contracts under Seal. Chap. 29. Sect. 1.
    R.S. 1874, p.270.

Seals of Individuals, etc. (con't)

1807. An act for rendering authentic as evidence in the courts of this Territory, the public acts, records and judicial proceedings of Courts in the United States. Ap. Sept. 17, 1807.

Laws of Indiana Territory p.256.

Sect. 1. Act of legislature of any one of the United States, having seal affixed thereto.

Sect. 2. Seal of Courts of the several States, of, or within the United States.

For subsequent acts of same nature,

See Record: Evidence.

<u>See also U.S. Rev. St. 905,906 (U.S.C.A. 687,688</u> printed in R.S. 1939, p.1640 Chap. 51 Sect. 55-56.

1872. An act in regard to contracts under seal, and relating to sales of real estate, and the enforcement thereof.

Ap. Mar. 19, 1872.

L. 1871/72, p.277; R.S. 1874, p.270. Amended L. 1873, p.70;
L. 1873/74, p.69. L. 1933, p.295.

- 1909. An act to render valid all conveyances or other instruments affecting or relating to the title to real or personal property within this State, and instruments or writings relating to any obligation enforcible in this State, that may have been heretofore or that shall hereafter be executed without this State, to which a seal or scroll is not affixed, and for other purposes relating thereto.

  Ap. June 4, 1909.

  L. 1909, p.145.
- 1915. Uniform Sales Act. Ap. June 29, 1915.

  Sect. 3. Form of contract or sale-with or without seal.

  L. 1915, p.606.
- 1939. Probate Act. Ap. July 24, 1939.
  Art. 5, Sect. 72. Certifying to deposition of witness to will.
  L. 1939, p.24.

## Seals of Individuals, etc. (con't)

- 1927. Horseracing corporations. Sect. 2, L. 1927, p.28.
- 1935. Exposition authorities. Sect. 5, L. 1935, p.613.
- 1941. Neighborhood redevelopment corporations. Sect. 5, L. 1941, v.1, p.435; Sect. 9, L. 1941, v.1, p.437.
  - An act concerning conveyances. Ap. Mar. 29, 1872. Conveyances without seal - validation. Sect. 35, as amended, Sect. 35a-b Added L. 1941, v.1, p.416.

## Corporations

The following list is incomplete. For acts authorizing corporations, to keep seals, See bibliography on various kinds of corporations, as banks, building and loan, etc. See also Corporations, Acts Relating to.

Railroads. L. 1871/72, p.626, Sect. 4.

Insurance Companies. L. 1937, p.835 (Sect. 322) p.880 Sect. 441).

See also earlier insurance acts under heading: Insurance, Acts Relating to.

Corporation.

Act of Apr. 18, 1872. Sect. 5, L. 1871/72, p.298. For profit. Act of July 13, 1933. L. 1933, p.313 (Sect. 5)

Not for profit. Act of July 17, 1943, Sect. Sc. L. 1943, v.1, p.483.

For other acts see general corporation acts. See Corporations, General Acts Relating to.

# Land Surveyors, Registered

Act of July 13, 1937. Sect. 11, L. 1937, p.1213. Repealed L. 1939, p.1204. Act of July 29, 1939. Sect. 10. L. 1939, p.1200. Seat of Government

1809. An act for dividing the Indiana Territory into two separate governments. Ap. Feb. 3, 1809, U.S. Statutes at Large 2:514, Sect. 8.

"Until it shall be otherwise ordered by the legislature of the said Illinois Territory, Kaskaskia on the Mississippi River, shall be the seat of Government for the said Illinois Territory."

1818. Constitution of 1818.

Schedule Sect. 13. "The seat of government for the state shall be at Kaskaskia, until the general assembly shall otherwise provide. The general assembly, at their first session holden under the authority of this constitution, shall petition the congress of the United States to grant to this state a quantity of land to consist of not more than four nor less than one section, or to give to this state the right of preemption in the purchase of the said quantity of land; the said land to be situated on the Kaskaskia River and as near as may be east of the third principal meridian, on said river. Should the prayer of such petition be granted, the general assembly at their next session thereafter shall provide for the appointment of five commissions to make the selection of said land so granted, and shall further provide for laying out a town upon the land so selected, which town so laid out shall be the seat of the government of this state for the term of twenty years. Should however, the prayer of said petition not be granted, the general assembly shall have power to make such provision for a permanent seat of government as may be necessary and shall fix the same where they may think best."

1819. An act for the removal of the Seat of Government of the State of Illinois. Apr. Mar. 30, 1819.

L. 1819, p.361.

Commissioners to select site for seat of government and laying out town, for seat of government for twenty years. 4 sections of land donated by U.S. Government, To be on Kaskaskia River.

See also Vandalia lots.

1833. An act permanently to locate the Seat of Government of Illinois. Ap. Feb. 5, 1833.

R.S. 1833, p.572. Repealed L. 1837, p.321.

Referendum next general election, on site for seat of government: the geographical center of the State, Jacksonville, Springfield, Alton, Vandalia or Peoria. "The place or point receiving the highest number of votes shall forever hereafter remain the seat of government for the State of Illinois."

Result of Vote: Alton received 33%, Vandalia 32%, Springfield 29%, Geographical 3%, Peoria 2% and Jacksonville 1% of votes cast.

(III. Hist. Collect. v.18 Illinois Election Returns 1818-1848, p.94.

Seat of Government (con't)

- 1837. An act permanently to locate the Seat of Government of the State of Illinois. Ap. Feb. 25, 1837.

  L. 1837, p.321.

  General Assembly to meet in joint session. Feb. 28, 1837 to select place.

  Springfield selected.
  - An act supplemental to an act to permanently locate the Seat of Government of Illinois. Ap. Mar. 3, 1837.

    L. 1837, p.322.
    County commissioners of Sangamon County authorized to convey the public square to State for State House, conditioned on donation of at least 2 acres of land and \$50,000 subscription from citizens of Springfield.
- 1845. Revised Statutes. Chap. XCV. Seat of Government. R.S. 1845, p. (490). Seat of government at Springfield; all terms of Supreme Court and sessions of General Assembly to be holden there; all acts judicial, legislative or executive, required to be done or executed at the seat of government to be done there; all laws requiring any officers to reside at seat of government, or requiring any matter or thing to be done and performed, or requiring action of any kind, by officers or individuals at seat of government...made applicable to Springfield.
- 1870. Constitution of 1870. Art. V. Executive Department.

  Sect. 1. "The executive department shall consist of a governor, lieutenant governor, secretary of state, auditor of public accounts, treasurer, superintendent of public instruction and attorney general....They shall, except the lieutenant governor reside at the seat of the government during their term of office, and shall keep the public records, books and papers there..."
- 1874. An act to revise the law in relation to the seat of government.

  Ap. Feb. 27, 1874.

  R.S. 1874, p.985. (Chap. 123. Seat of Government).

  All things required to be done at seat of government to be done at Springfield, "Provided, that they may be done at some other place, to be designated by the governor, where it is necessary in consequence of pestilence or public danger."
- 1917. Civil Administrative Code. Ap. Mar. 7, 1917.

  Sect. 17, L. 1917, p.13.

  Each department shall maintain a central office in the capitol building at Springfield, in rooms provided by the Secretary of State. The director of each department may, in his discretion and with the approval of the Governor, establish and maintain, at places other than the seat of government, branch offices for the conduct of any one or more functions of his office.
- N.B. Practically every act creating a State department, bureau or office has a clause requiring that the office be at Springfield, at the seat of government or in the Capitol. Such items are not listed here.

# SECOND REGIMENT ARMORY SITE IN CHICAGO, COMMISSION TO SELL

1911. Created. L. 1911, p.533; L. 1913, p.62.

Composition: Governor and Adjutant General.

Duties: To sell Second Armory site in Chicago, proceeds to be applied towards new Armory.

Second State Bank

See Banks, Regulation of by State: Under Constitution of 1818.

SECRETARY OF STATE
Territorial Period
1788-1800. SECRETARY OF NORTHWEST TERRITORY

1787. Created. Revised Statutes of the United States.
2d edition. p.13. Ordinance of 1787, Sect. 4.

## Appointment:

- 1787. Ordinance of 1787 Sect. 4. Appointed by Congress;

  4 year term. Required to be resident of district,
  and to own a freehold estate therein of 500 acres.
- 1789. U.S. Statutes at Large v.l. p.
  Appointed by President of the United States with
  the advice and consent of the Senate thereof.

#### Duties:

Ordinance of 1787.

Sect. 4. To keep and preserve the acts and laws passed by the legislature and the public records of the district and the proceedings of the governor in his executive department and transmit authentic copies of such acts and proceedings every six months to the secretary of Congress.

Sect. 12. To take oath of office before the

- 1789. U.S. Statutes at Large v.1, p.To act as governor in case of his absence from the territory, death, removal or resignation.
- L. 1795, p.104 (Pease ed. p.199); Bonds of county recorders, approved by Governor and filed with
- 1800/09. SECRETARY OF INDIANA TERRITORY.

## Appointment

1800. U.S. Statutes at Large v.2, p.58. Same as under Ordinance of 1787 [as modified by act of 1789, i.e., appointed by President, by and with advice and consent of Senate].

#### Duties:

Unless otherwise noted, references are to <a href="Philbrick">Philbrick</a>, F.S., ed. Laws of Indiana Territory, 1801-1809.

1800. U.S. Statutes at Large. v.2, p.58.

Sect. 3. Powers and duties as under ordinance of 1787.

SECRETARY OF STATE (con't)
Territorial Period

1800/09. SECRETARY OF INDIANA TERRITORY (con't)

Duties (con't)

Bonds Filed with

County recorders. L. 1807 p.290.
Assessors and collectors. L. 1805, p.152.
Clerks of General Court and of Courts of Common Pleas
L. 1806, p.199; L. 1807, p.546.
Court of General Court. L. 1813, p.41.

#### Census Records

- L. 1805, p.152. Sheriffs to take exact account of all free male inhabitants at time of taking list of taxable property, and transmit to by April first next.
  - L. 1806, p.177. Sheriff to take in a list of all free male inhabitants of their respective counties twenty-one years and upwards and return to secretary by June 1 next (for apportionment).

#### Elections

- L. 1807, p.571. Sheriffs to deliver copies of election polls to secretary of the territory and clerk of the court of common pleas.
- Distribution of Laws and Journals.
  - $\frac{\text{L.}}{\text{for disposal}}$  Surplus copies of laws deposited with
  - L. 1808, p.673. Overplus of laws delivered to.

#### 1809/18. SECRETARY OF ILLINOIS TERRITORY

#### Appointment

- 1809. U.S. Statutes at Large v.2, p.514.
  Officers same as under Ordinance of 1787, appointed by President, by and with advice and consent of the U.S. Senate.
  - Sect. 3. "The officers...shall respectively exercise the same powers, perform the same duties, and receive for their services the same compensations, as by the ordinance aforesaid, and the laws of the United States, have been provided and established for similar officers in the Indiana territory."
- 1809/12. Under government of the first state, no laws affecting this office were promulgated.

SECRETARY OF STATE (con't)
Territorial Period
1809/18 (con't)
Duties (con't)

### Records

- L. 1812, p.46. Randolph County records dated prior to July 13, 1787, deposited in office of the secretary of the territory to guard against tampering. Secretary authorized to issue certified copies.
- $\frac{L.}{records}$   $\frac{1817/18}{s}$   $\frac{p.52}{s}$  To receive same fees for search of said records as allowed to recorder while in his possession.
- L. 1821, p.46. Records returned to Randolph County recorder when State Capitol removed to Vandalia.
- Supervision over printing and distribution of documents.  $\frac{\text{L. } 1814, \text{ p.86.}}{\text{supervise printing of same by M. Duncan.}}$ 
  - L. 1814, p.98. Printed laws to be deposited in office of Secretary and distributed by him in accordance with the law.
  - L. 1815/16, p.84. N. Pope and D.P. Cook appointed committee to superintend printing of laws and journals of present session.
  - L. 1816/17, p.58. E.K. Kane to superintend printing of laws.

    Secretary of territory to issue voucher for payment for printing laws and journals on receipt of copies.
  - L. 1816/17, p.57. To ascertain correct number of laws and journals and forward to county clerks for distribution.
  - $\frac{L.}{payment} \; \frac{1817/18, \; p.101.}{payment \; of \; laws \; and \; journals \; and \; distribute \; same.}$

## Reports to

- L. 1814, p.46. Clerks of supreme courts of counties.

  Quarterly list of oaths of office administered on Governor's commissions.
  - L. <u>1817/18</u>, pp.42,45. Census returns.

SECRETARY OF STATE Under Constitution of 1818.

## Appointment

Constitution, Article III Sect. 20. Appointed by Governor, by and with advice and consent of Senate.

#### Duties:

Keeper of Archives of

Governor

"To keep a fair register of the official acts of the Governor, and when required, to lay the same, and all papers, minutes and vouchers relative thereto, before either branch of the general assembly, and perform such other duties as shall be assigned him by law." Constitution of 1818. Article III Sect. 20.

Oaths of office filed with Judges of Supreme Court. L. 1819, p.374; R.L. 1829, p.40. Auditor. L. 1831, p.17; R.S. 1833, p.103. Circuit Judges. R.L. 1829, p.40. Inspectors and Warden of penitentiary. L. 1839, p.280. Commissioner of Bank of Cairo. L. 1843, p.36.

Commissioner of Bank of Illinois. L. 1843, p.32. Commissioners of deeds in other states. L. 1845, p.28.

Bonds

Sheriffs. L. 1819, p.110. Coroners L. 1819, p.110. State Treasurer. L. 1819, p.242; L. 1831, p.187; R.S. 1833, p.105; R.S. 1845, p.77. Clerk of Supreme Court. R.L. 1829, p.42; R.S. 1833, p.128. Circuit Clerk. R.L. 1829, p.45; R.S. 1833, p.128. Auditor of Public Accounts. L. 1831, p.17; R.S. 1833, p.103; R.S. 1845, p.77.

S. Munday, Commissioner for Improvement of the Wabash. R.S. 1833, p.610.

Inspectors and Warden of Penitentiary. L. 1839, p.280. County Collectors. L. 1839, p.8.

D. Holliday, Commissioner of the Muddy Saline.

L. 1841, p.293.

Public Printer. <u>L. 1841, p.192.</u> Paper Contractor. <u>L. 1841, p.192.</u>

Commissioners of Bank of Illinois. L. 1843, p.27. Commissioners of Bank of Cairo. L. 1843, p.36.

S.A. Buckmaster, lessee of penitentiary. L. 1845, p.106.

## Commissions

L. 1819, p.87. To countersign all commissions issued by the Governor and keep a record thereof.

L. 1831, p.170. To make a register of Governor's commissions.

SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)

### Contracts

Muddy Saline lease. L. 1819, p.239; L. 1841, p.293. Lease of penitentiary. L. 1839, p.281. Board of Public Works Semi-annual reports to Governor. L. 1837, p.126.

Register of State Liabilities
Register of State liabilities received from Bank
of Illinois. L. 1843, p.35.

Register of State liabilities received from State Bank in exchange for bank stock. L. 1843, p.26.

Register and file of canceled State bonds taken up by Governor. L. 1843, p.43.

List of Liquidation bonds filed with Secretary of State and State Treasurer; list of canceled bonds filed with Secretary of State. L. 1847, p.164.

General Assembly

All public acts, laws and resolutions are deposited with Secretary of State.
L. 1819, p.87; L. 1831, p.169.

Bills passed over veto; bills becoming laws without approval; etc. R.S. 1827, p.280. (R.S. 1833, p.437).

Secretary of Senate and Clerk of House to file all books, bills, documents and papers in possession of either branch with. L. 1825, p.184; R.S. 1827, p.324.

Original house and senate journals deposited within ten days after adjournment. L. 1836, p.237.

Contract between joint committee and A. & H. Lee for work on new state house filed with. L. 1837, p.8.

All outstanding claims against State submitted to General Assembly through. L. 1845, p.32.

Clerk to Council of Revision

To preserve a record of titles and date of all laws approved and rejected by Council of Revision.
L. 1831, p.169.

SECRETARY OF STATE (con't)
Under Constitution of 1818 (con't)
Duties (con't)

Authorized to employ clerk to Council of Revision who is required to take oath to deliver all records, bills, documents and proceedings of County to Secretary of State at close of legislative session.

R.S. 1833, pp.76,77,78.

Constitutional Convention

Proceedings and amendments, revisions or alterations to the Constitution adopted by the Convention filed with Secretary of State. L. 1847, p.35.

Miscellaneous Records and Reports filed with.

All books, records and papers in the office of the Secretary of State bearing date prior to July 13, 1787, to be turned over to the custody of the recorder of Randolph County. L. 1821, p.46.

Indiana Boundary Commissioner. Survey and Maps.
 L. 1821,p.98.

Census Returns

<u>L.</u> 1819, p.198; <u>L.</u> 1825, p.35; <u>R.L.</u> 1829, p.19; R.S. 1845, p.89.

Road Commissioners to file plats, etc.

R.L. 1829, p.137; L. 1831, p.138; L. 1831, p.151; 154,157; Priv.L. 1833, pp.132,144; Priv.L. 1835, pp.185,188; L. 1835, pp.109, 112; L. 1837, p.293.

State Recorder

Books and papers delivered to Secretary of State by August 1, 1833. Secretary of State to certify to copies of non-resident lands and military bounty lands in future. R.S. 1833, p.587.

Records of deeds in military tract transferred to recorder's office at Rushville, Schuyler County. L. 1835, p.157.

Corporations.

(Records filed with Secretary of State by and about corporations. During period 1818-48, all corporations were chartered by special acts of the General Assembly).

Manufacturing Companies
To file certificates of incorporation and recording fee with Secretary of State.
L. 1825, p.13.

SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)

Coles Manufacturing Co.
To file biennial report.
Priv.L. 1833, p.99.

Illinois Manufacturing, Mining and Exporting Co. To file relinquishment of charter as condition for their assignees to receive charter for Mt. Carbon Coal Company. L. 1835, p.194.

Railroad Corporations
Mt. Carmel and Alton Railroad.

Appraiser's report (after 30 years).
L. 1836, p.64.
Relinquishment of right to construct

Relinquishment of right to construct a railroad from Mt. Carmel to Alton.
L. 1841, p.197.

Rushville Railroad Company.

Complete account of costs of construction;
annual reports.
L. 1836, p.89.

Road Companies

Rushville and Beardstown Turnpike Road Company.

Report on expenses of constructing road and annual report of proceedings, expenditures, tolls, etc.

Priv.L. 1833, p.82.

Springfield and Alton Turnpike Road Company.

Priv.L. 1833, p.81. Report on expenses of construction of turnpike or railroad, and annual report on proceedings, expenditures, and receipts.

Alton, Jacksonville and Galena Turnpike Road Co.

L. 1836, p.119. Report on cost of construction and annual reports.

### Banks

State Bank

L. 1837, p.18. Consent to increase of capital stock.

 $\frac{\text{L.}}{\text{bank}} \frac{1839, \text{ p.}233.}{\text{directors}}$  Assent to appointment of bank directors by Governor.

<u>L. 1840, p.16.</u> Acceptance of provisions for revival of charter.

L. 1841, p.41. Acceptance of provisions of man act concerning the State Bank of Illinois."

SECRETARY OF STATE (con't)
Under Constitution of 1818 (con't)
Duties (con't)
Banks (con't)

State Bank (con't)

- L. 1843, p.26. Governor's list of State bonds and other liabilities received in exchange for State bank stock.
- L. 1847, p.20. Acceptance of provisions for extension of charter.

#### Bank of Illinois

- L.1837, p.18. Consent to increase of capital stock.
- $\underline{\text{L.}} = \frac{1839, \text{ p.233.}}{\text{directors by Governor.}}$  Assent to appointment of bank
- L. 1841, p.39. Secretary of State, Auditor and Treasurer to settle claims by Bank against State.
- $\frac{\text{L. }1841, \text{ p.41.}}{\text{act concerning the State Bank of Illinois."}}$
- L. 1843, p.31. Acceptance of liquidation act; oath of bank commissioner Governor's register of State liabilities received from bank.
- $\frac{\text{L.}}{111}$   $\frac{1843, \text{ p.27.}}{111 \text{ inois.}}$  Bond of commissioners of Bank of
- L. 1845, p.249. Assignment of assets.

## Bank of Cairo.

L. 1843, p.36. Oath and bond of commissioner of Bank of Cairo.

## Schools

- L. 1825, p.127. County clerks to report annually, abstracts of reports of trustees of schools, stating number of children in district, number attending school, time school kept, expense accounts.
- L. 1825, p.127. County Clerks to report annually, abstracts of reports of trustees of schools, stating number of children in district, number attending school, time school kept, expense accounts.

#### Elections

Issue call for election to fill vacancy in office of Governor. L. 1819, p.74; L. 1829, pp.63,67. SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)
Elections (con't)

Abstracts of votes sent to by county clerks.

Abstracts of votes for state and county officers sent to Secretary of State to transmit to General Assembly.

L. 1819, p.97; L. 1821, p.77; L. 1823, p.62; R.L.

Presidential and vice presidential electors.
L. 1819, p.101.

Poll Books for and against constitutional convention.  $\underline{\text{Laws}}$  of 1823, p.181.

Abstract of votes for presidential electors.
L. 1825, p.3; R.L. 1827, p.188.

Member board to canvass returns for:
Governor, Lieutenant Governor, and representative to Congress. L. 1819, p.97. L. 1823, p.62.
Presidential electors. L. 1825, p.3; R.L. 1827, p.188.
Representative to Congress. L. 1829

## Printing and Stationery

Edit, supervise printing and certify to accuracy of printed laws and rolls. <u>L. 1819</u>, p.87.

To liquidate the account of Blackwell and Berry, late public printers, for printing and distributing journals of last session. L. 1821, p.61.

Read proof on laws of present session. L. 1825, p.186.

Provide stationery for use of General Assembly subject to requisition. L. 1825, p.59.

Supervise printing and proof reading of laws and reports of Auditor and treasurer of this and all future general assemblies.  $\underline{L}$ . 1826, p.91.

Superintend printing and proof reading of revised statutes of 1827; contract for binding; contract for printing 500 copies of the private acts. R.L. 1827, p.282.

Superintend printing and proof reading of session laws.  $\underline{\text{L. }1829,\ p.104.}$ 

Furnish copies of laws to public printer and superintend printing.  $\underline{\text{L. } 1831, p.169.}$ 

R. Goudy, binder, to file bond with. R.L. 1833, p.75.

Edit and superintend printing of private laws of 1833.  $\underline{\text{R.L.}}$  1833, p.436. SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)
Printing and Stationery (con't)

Approve printer's purchase of printing paper; approve workmanship of printed laws; member board to audit accounts of public printer; issue vouchers for payment on completion of printing.
L. 1835, p.164.

- To publish certain acts. L.  $\frac{1836}{pp.130,131,132,133,231}$ ; L.  $\frac{1839}{L}$ ,  $\frac{p.23}{p.149}$ ,  $\frac{1845}{p.149}$ ,  $\frac{p.40}{p.149}$ .
- Superintendent printing of journals (copy to be furnished by General Assembly officers), and laws (furnishing copy).

  L. 1836, p.236.
- Secretary of state, auditor and treasurer to investigate claim of William Walters, public printer. Sp.L. 1837, p.5.
- Print justices' Laws and incorporation laws.  $\underline{\text{L.}}$  1839, p.290.
- Auditor, secretary of state and treasurer to contract for public binding; (repealed L. 1843, p.173) binder to deliver completed work to; Secretary of State to certify vouchers for.
  L. 1840, p.34.
- Purchase all supplies for members and officers of the General Assembly. L. 1841, p.29.
- Secretary of State, Auditor and treasurer to settle accounts with public printer; secretary of state to advertise for paper and let contract in presence of auditor and treasurer; filing proposal and bond of paper contractor and bond of public printer.

  L. 1841, p.192.
- Contract for binding reports, journals, and laws. L. 1843, p.173.
- Have all laws of a general nature passed at this session published in Illinois State Register and Sangamon Journal.
- Supply stationery for constitutional convention. L. 1847, p.35.

SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)

### Distribution of Documents

- Printed laws and journals and laws of U.S. as directed by General Assembly. L. 1819, p.87; L. 1831, p.169.
- Keep account of postage paid and report to each General Assembly. <u>L.</u> 1819, p.254.
- To send session laws to county clerks for distribution. L. 1821, p.31.
- Distribute revised statutes according to law.

  R.L. 1827, p.282; R.L. 1833, p.435; L. 1836, p.241;
  L. 1839, p.290.
- Distribute session laws and journals as directed by law. R.L. 1829, p.104.
- Remainder of Breese's supreme court reports deposited in office for use of the state.  $\underline{L}$ . 1831, p.189.
- Printed laws and journals and laws of U.S. as directed by General Assembly. L. 1819, p.87; L. 1831, p.169.
- Keep account of postage paid and report to each General Assembly. L. 1819, p.254.
- To send session laws to county clerks for distribution.  $\underline{\text{L. }1821, \text{ }p.31.}$
- Distribute revised statutes according to law.

  R.L. 1827, p.282; R.L. 1833, p.435; L. 1836, p.241;
  L. 1839, p.290.
- Distribute session laws and journals as directed by law. R.L. 1829, p.104.
- Remainder of Breese's supreme court reports deposited in office for use of the state. <u>L. 1831</u>, p.189.
- Distribute copies of certain acts. <u>L. 1840</u>, <u>p.5</u>; <u>L. 1841</u>, p.303; <u>L. 1843</u>, <u>pp.130,131,132,133,231</u>; <u>L. 1845</u>, <u>pp.40</u>,354.
- Distribute supreme court reports. L. 1840, p.77.
- Distribute documents referring to public lands, also acts of Congress, etc.  $\underline{L.}$  1843, p.173.

#### Schools.

County clerks to report annually to, abstract of reports of trustees of schools established, number of children within each district, number actually sent to school, time school kept in operation in each district, expenses of same.



SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)
Schools (con't)

L. 1825, p.127.

Member board of seminary fund commissioners. R.L. 1829, p.161.

Ex officio state superintendent of public schools. q.v.

L. 1845, p.52; L. 1847, p.120.

### State Library

May loan books to supreme court judges while revising and digesting statutes. L. 1825, p.186.

Have pamphlet and unbound copies of laws of Congress with several states bound. <u>L. 1833, p.438.</u>

State librarian, q.v. <u>L.</u> <u>1843</u>, <u>p.290</u>; <u>L. 1847</u>, <u>p.160</u>.

Authorized to subscribe to certain periodicals and purchase back numbers. <u>L.1845</u>, <u>p.50</u>.

To procure a state seal and seal for supreme court. L. 1819, p.16.

Seal patents for school lands. R.L. <u>1829</u>, <u>p.153</u>; <u>L. 1841</u>, <u>p.266</u>; <u>L. 1845</u>, <u>p.57</u>; <u>L. 1847</u>, <u>p.126</u>.

Keeper of seal of state. Seal and countersign all commissions issued by governor. <u>L.</u> 1831, pp.169,170.

Countersign and seal patents to canal lands. L. 1835, p.228; L. 1836, p.152.

Seal canal bonds. L. 1839, p.168.

To seal bonds promptly. L. 1839, p.91.

## State house, Care of

In 1821 the trustees of the Town of Vandalia were made custodians of the state house during the recess of the General Assembly. L. 1821, p.181.

Custodian of State house during recess of General Assembly.

L. 1823, p.128.

At the close of the present session of the General Assembly, the secretary of State shall cause the tables, chairs, desks and other furniture of the two Houses to be placed in the small room adjoining the senate chamber, and securely locked therein; and he shall not suffer any part of said furniture to be used during the recess, except by the supreme and circuit courts, and the district court of the United States, and then on the express condition that it shall be returned safe and uninjured to said room, on the rising of said courts, respectively, and the said secretary is authorized to employ a fit person to take charge of the state house, who may permit the senate

SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)
State House, Care of (con't)

chamber or the representatives' hall to be used by the auditor of public accounts for the sale of lands of delinquents; and the person so employed shall receive a compensation for his services not exceeding \$25 per annum. L. 1825, p.184.

Furnish firewood for use of General Assembly. L. 1825, p.59.

Custody of general assembly furniture and other property between sessions; contract for certain repairs to state house, subject to governor's approval; engage a custodian of state house; grant use of legislative halls for certain purposes. R.L. 1827, p.324.

Member state house repair committee. <u>L.</u> <u>1829, p.170</u>; <u>L.</u> <u>1831, p.186.</u>

Contract by A  $\S$  H Lee for work on new state house filed with. L. 1837, p.8.

Secretary of State and State Treasurer to take charge of state house building and furniture, superintend its completion, sell buildings, machinery, etc, on grounds no longer of use; to report to auditor quarterly. L. 1841, p.302. Superseded on board by governor L. 1847, p.3.

Auditor, Treasurer and Secretary of State board of auditors on work done and furniture for state house. L. 1841, pp.31,300.

To have state house roof repaired. L. 1843, p.289.

Contract for repair of governor's house. L. 1847, p.49.

### Miscellaneous

Office must be kept at the seat of government. L. 1819, p.87.

Required to reside at seat of government. L. 1831, p.169.

Member board to make monthly valuations of state paper. L. 1825, p.182.

Quarterly. L. 1826, sect. 13. p.95. R.L. 1827, p.81.

Member board to liquidate and adjust all legal claims which accrued and existed against the county of Pike up to the year 1824. L. 1826, p.89.

Certify bills as laws if not returned by Council of Revision within ten days. R.L. 1827, p.280.

SECRETARY OF STATE (con't) Under Constitution of 1818 Duties (con't) State House, Care of (con't)

> Member board to appraise discount at which state paper shall be paid out of the treasury. R.L. 1827, p.31.

Transmit commissions of sheriffs and coroners to circuit clerks. R.L. 1827, p.371.

Member board of seminary fund commissioners. R.L. 1829, p.161.

Countersign (see also Seal)

Patents

Vermilion saline reserve. R.L. 1829, p.145. Canal lands. R.L. 1829, p.16; L. 1835, p.228; L. 1836, p.152. Internal Improvement property. L. 1843, p.193.

Governor's commissions L. 1831, p.170.

Witness to destruction of state paper by treasurer quarterly. R.L. 1829, p.119.

Clerk to Council of Revision. L. 1831, p.169.

Furnish certified copies of records of the General Assembly and of his office. L. 1831, p.169; L. 1843, p.184.

Member board of auditors to settle accounts of contractors on public works. L. 1841, p.38.

Ex officio state sealer of weights and measures. L. 1843, p.319.

Receive, collect and catalog geological and mineralogical specimens, ancient remains, Indian and other antiquities. Report to each general assembly. L. 1843, p.154.

Peddlers to be licensed by Secretary of State or county clerks. L. 1845, p.4.

Claims before General Assembly presented through Secretary of State. L. 1847, p.32.

Attend opening of constitutional convention; supply it with stationery; archivist for. L. 1847, p.35.

SECRETARY OF STATE (con't)
Under Constitution of 1818
Duties (con't)

Reports by

To General Assembly

Register of governor's acts laid before General Assembly when requested. Constitution Art III sect. 20; L. 1819, p.87; L. 1831, p.169.

Deficiencies in laws at each session. L. 1819, p.46.

Abstracts of votes for governor, lieutenant governor and representatives to Congress. L. 1819, p.96ff;
L. 1823, p.62; R.L. 1829, p.62.

Account of official postage. L. 1819, p.254.

Census returns. R.L. 1829, p.22.

Geological museum. Report to each General Assembly on. L. 1843, p.154.

State Librarian. To each General Assembly.
L. 1847, p.160.

To Attorney General

Delinquencies and defaults in relation to public revenue, and public interests. L. 1841, p.36.

To Auditor

Secretary of State and Treasurer as superintendents of construction on state house.

Quarterly. L. 1841, p.302.

SECRETARY OF STATE (con't) Under Constitution of 1848 Bibliography

Constitution

Article III Sect. 29 Article IV Sect. 22,25,26 Schedule Sect. 13,16,17

R.S. 1845. Chapter XCVI, Secretary of State. p.491. Continued in force

Election:

Constitution Article IV

Sect. 22. Elected by qualified electors of state, at same time of election for Governor; same term of office. [Sect. 2: 1st Tuesday after 1st Monday in November 1848 and every 4 years thereafter].

Sect. 26. Liable to impeachment for misdemeanor in office, during their continuance in office, and for two years thereafter.

Constitution Article III Sect. 29. Ineligible to seat in General Assembly.

Pub.L. 1849, p.72. Returns canvassed as for representatives in Congress.

Corporations

Towns

R.S. 1845, p.111. Incorporated by vote and certificate of election filed with town clerk.

Academies and Schools

R.S. 1845, p.117. Certificate of organization filed with county recorder.

Pub.L. 1849, p.86. Institutions of learning to file certificate of organization and annual report with county recorder and Secretary of State.

Academies and Seminaries of Learning Pub.L. 1851, p.85. Amendment to 1845 act. Certificate of organization filed with recorder of deeds and Secretary of State.

Religious Societies

R.S. 1845, p.120. Certificate of organization filed with county recorder.

Libraries

R.S. 1845, p.121. Certificate of organization filed with county clerk.

Fire Companies R.S. 1845, p.124. Certificate of organization filed with county records.

SECRETARY OF STATE (con't)
Under Constitution of 1848
Corporations (con't)

Corporations for Manufacturing, Agricultural, Mining or Mechanical Purposes.

Pub.L. 1849, p.87. Certificates of organization, of increase or diminution of capital stock, filed with county recorder and Secretary of State.

 $\frac{\text{Transportation Companies (Boats)}}{\frac{\text{L. }1852, \text{ p.215.}}{\text{Secretary of State.}}}$ 

Pub.L. 1857, p.110. Amended Pub.L. 1859, p.23.

Corporations for transporting, forwarding and navigating upon Lakes, Rivers and Canals.

Certificates of incorporation and for increase or diminution of capital stock filed with county clerk and Secretary of State.

Illinois River Improvement Company.

Pub.L. 1857, p.214. Board to file approval of plan with

Secretary of State. p.217. Directors to file annual report with Secretary of State.

Manufacturing, Mining, Mechanical or chemical Companies.

Pub.l. 1857, p.161. Certificates of incorporation to be filed with Circuit Clerk and Secretary of State.

Circuit Clerk to issue license to act as corporation.

Certificate of increase or decrease of capital stock filed with Circuit Clerk only.

Pub.L. 1857, p.80. Amended to add beet sugar manufacturing companies.

Benevolent, Educational, Literary, Musical, Scientific and Missionary Societies, including societies formed for mutual improvement or for the promotion of the arts.

Pub.L. 1859, p.20. Certificate of incorporation filed with Secretary of State and County Recorder.

Corporations to provide the members thereof with homesteads, or lots of land suitable for homesteads.

<u>Pub.L.</u> 1849, p.105. Certificate of organization filed with County Clerk; duplicate certificates filed by him with Secretary of State. Annual reports published in newspapers.

Custodian of State House

To advertise for bids and let contract for fuel for use of State in July of each year. Pub.L. 1849, p.96. SECRETARY OF STATE (con't)
Under Constitution of 1848
Duties (con't)
Custodian of State House (con't)

To certify time for porters to State officers.

Pub.L. 1853, p.179; Pub.L. 1855, p.194; Pub.L. 1865,
p.8; also policemen during session, p.12; Pub.L. 1867,
p.19,26. Certified by Secretary of State, Auditor and Governor. Pub.L. 1869, p.17.

Appropriation to fix roof of state house and finish basement room, to be expended under superintendence of Secretary of State, Auditor and Treasurer. Pub.L. 1857, p.245.

To purchase flag for capitol. 2Pub.L. 1861, spec.sess., p.16.

Secretary of State and State Treasurer is to expend appropriations for repairs of arsenal and state house, subject to approval of governor. Pub.L. 1863, p.17.

Secretary of State to certify accounts for rent of rooms occupied by Geologist. Pub.L. 1863, p.17. Secretary of State to certify bill for repairs of furniture for legislature, p.19; for furniture for Adjutant General, p.19.

Secretary of State and State Treasurer to expend appropriation for cleaning of sanitary fixtures in basement.

Pub.L. 1863, p.19.

Watchmen for State House to be appointed by Secretary of State and State Treasurer. Pub.L. 1865, p.133.

Accounts of new state house commissioners to be certified by. Pub.L. 1867, p.7.

All bids and proposals for new state house to be filed with Secretary of State whether accepted or rejected.

Pub.L. 1867, p.164.

## Elections

Election returns filed with by County Clerk.

R.S. 1845 Chap. 37. Elections p.213.
p.214. Presidential and vice presidential electors.
p.220. Governor, Lieutenant Governor, Representatives to Congress, members of General Assembly, county officers.

Pub.L. 1849, p.64. Special elections for county clerk.

Pub.L. 1851, p.109. Amendment to Article 15 of the Constitution.

Pub.L. 1851, p.175. Referendum on general banking law.

Pub.L. 1857, p.236. Removal of seat of justice of Whiteside County.

SECRETARY OF STATE (con't)
Under Constitution of 1848
Duties (con't)
Elections (con't)

Pub.L. 1859, p.29. Special election on creation of Ford County.

Pub.L. 1861, p.71. Referendum on "banking law on a specie basis."

Pub.L. 1861, p.164. Removal of county seat of Randolph county.

Pub.L. 1869, p.97. Referendum on amendment to Constitution re Illinois Central Railroad.

# Member State Canvassing Board

- R.S. 1845, p.214. Secretary, Auditor and Treasurer, in presence of Governor, to canvass returns for Presidential Electors; p.220, same, plus Attorney General, to canvass returns for Representatives to Congress.
- Pub.L. 1849, p.72. Returns for election of judges of the supreme and circuit courts, secretary of state, auditor, treasurer, state's attorneys and clerks of the supreme court, shall be made and canvassed as is now provided by law for representatives in Congress.
- <u>Pub.L. 1851</u>, p.109. Secretary of State in presence of Governor, to canvass returns for vote on amendment to article of the Constitution.
- 2L. 1861, p.5. Adjutant General, in presence of Governor and Secretary of State, to canvass returns for regimental officers in the 6 new regiments of volunteers.
- Pub.L. 1869, p.97. To canvass returns for amendment to Constitution re Illinois Central Railroad.
- To call special elections to fill vacancies in office of Governor. R.S. 1845, p.221.
- To distribute forms for absentee soldier ballots. Pub.L. 1865, p.62.

# Keeper of great seal

- Constitution Article IV Sect. 25. "All grants and commissions shall be sealed with the great seal of state, signed by the Governor or person administering the government, and countersigned by the Secretary of State."
- $\frac{\text{R.S.}}{\text{be keeper of the seal of State}} \frac{1845\text{, Chap. XCVI}}{\text{be keeper of the seal of State."}} \text{ "The secretary of State shall}$

SECRETARY OF STATE (con't)
Under Constitution of 1848
Duties (con't)
Keeper of Great Seal (con't)

Pub.L. 1867, p.36. To renew State seal.

To affix State seal to:

State liquidation bonds. Pub.L. 1849, p.45.
Gallatin saline land patents. L. 1854, p.18.
School land patents. Pub.L. 1857, p.297.
Land patent to Lorenzo Gard. Pub.L. 1857, p.171.
Assignment of land grant scrip by Governor to
Industrial University. Pub.L. 1867, p.129.

Certified copies by. Pub.L.1855, p.43; Pub.L. 1859, pp.51,53,55,57,183; Pub.L. 1861, pp.12,82,87,91,92, 96,97,98,100,103,108; 2L. 1861, p.31; Pub.L. 1863, pp.51,32; Pub.L. 1865, pp.26,27,29,30,31,33,136; Pub.L. 1867, pp.52,58,59,61,62,63,190,191; Pub.L. 1869, pp.69,71,72,80,82,85,88,89.

Certified copies of U.S. land records by, to be received as evidence. Pub.L. 1861, p.207.
Succeeded by CUSTODIAN OF FIELD NOTES AND SURVEYS, Pub.L. 1869, p.249.

"Copies of all bonds, papers, writings and documents legally deposited in the office of the governor or secretary of state, when certified by the secretary of state authenticated by the seal of his office, shall be received in evidence in the same manner and with the like effect as the originals." Pub.L. 1869, p.399.

#### Keeper of State Archives

Bonds of Officials filed in office of:

County Officers. Pub.L.1849, p.64.
Superintendent of Public Instruction.

Bond and Oath of Office. L. 1854, p.13;
Pub.L. 1857, p.259.
Penitentiary lessees. Pub.L. 1863, p.62;
Pub.L. 1867, p.139.
Printer and Binder. Pub.L. 1865, pp.94,99.
Printing and contractor. Pub.L. 1867, p.186.

Printing and contractor. Pub.L. 1867, p.186.
Warden of Penitentiary. Pub.L. 1867, p.32;

Penitentiary Commissioner. Bond and oath of office.

2L. 1867, p.23.
Commissioner of Deeds. Pub.L. 1851, p.142.

#### Census returns made to:

Constitution Article III Sect. 8. Provision for taking census every ten years, beginning 1855. School Census. Pub.L. 1853, p.85,121; Pub.L. 1855, p.151. Census of Deaf and Dumb, Blind and Insane. Pub.L. 1855, p.741.

SECRETARY OF STATE (con't)
Under Constitution of 1848
Duties (con't)
Keeper of State Archives (con't)

#### Land Records

Record of lands ceded for U.S. light houses.

Pub.L. 1849, p.99. Custodian of U.S. land office records.

Pub.L. 1861, p.207. Succeeded by CUSTODIAN OF FIELD NOTES AND SURVEYS. Pub.L. 1869, p.249.

Deed for Governor Bissell lot in Oak Ridge Cemetery.

Pub.L. 1867, p.31.
Indemnity bonds for replaced State Bonds.

Pub.L. 1849, p.113; L. 1852, p.63; Pub.L. 1855, pp. 97,107; Pub.L. 1863, p.68; Pub.L. 1867, p.151.

Canal trustees to file acceptance of "An act for the reappraisement of the Town of La Salle: with Secretary of State. Pub.L. 1849, p.123.

Testimony re Thornton loan claims filed with.

Pub.L. 1855, p.161.

Militia records transferred from Secretary of State to ADJUTANT GENERAL. Pub.L. 1865, p.3.

Description and imprint of Adjutant General's seal filed with. Pub.L. 1865, p3.

State House bids, both accepted and rejected. Pub.L. 1867, p.164.

Records of Constitutional Convention. Pub.L. 1861, p.86; Pub.L. 1869, p.99.

"Hereafter, the copying of the laws, journals and joint resolutions of each general assembly shall be done under the personal supervision of the secretary of state, and such copies shall be carefully compared with the original in his office before being printed, and in no case shall he permit the original to be taken out of his office. Pub.L. 1869, p.327.

#### State Librarian

R.S. 1845, p.339. Act still in force. Pub.L. 1867, p.28.

Commissioner of State Library Pub.L. 1867, p.28.

State Superintendent of Common Schools

R.S. 1845, p.495. Succeeded by SUPERINTENDENT OF PUBLIC INSTRUCTION. L. 1854, p.15.

Ex officio sealer of weights and measures.

R.S. 1845, p.533; Pub.L. 1861, p.186.

Miscellaneous duties

Fees Pub.L. 1849, pp.77,183; Pub.L. 1857, p.59; SECRETARY OF STATE (con't) Under the Constitution of 1848 Duties (con't) State Librarian (con't)

Miscellaneous duties (con't) Pub.L. 1861, p.176; Pub.L. 1865, p.65.

To notify judges when new penitentiary is ready. Pub.L. 1857, p.133; Pub.L. 1859, p.15. Southern Penitentiary Pub.L. 1867, p.13.

Forbidden to be president, director or cashier of Union Bank of Illinois. Pub.L. 1861, p.56.

To attend opening of Constitutional Convention, furnish stationery and printing for, keep proceedings, etc. of convention; report result of votes on adoption of new constitution to next General Assembly; publish copies of act calling convention. Pub.L. 1861, p.86.

To prepare printed forms and instructions for commissioners of deeds. Pub.L. 1869, p.93.

Stationery and Supplies Purchased by

For General Assembly.

Pub.L. 1849, p.97; Pub.L. 1861, pp.26,31; 2Pub.L. 1861, pp.16,30; Pub.L. 1863, p.13; Pub.L. 1865, p.19; Pub.L. 1867, p.1,193; Pub.L. 1869, pp.207,305.

Postage for

Pub.L. 1861, p.26; Pub.L. 1863, p.10; Pub.L. 1865, p.19; Pub.L. 1867, p.1; Pub.L. 1869, p.18.

For State Officials

Pub.L. 1869, p.305. Attorney General

Pub.L. 1867, p.47.
Board of Commissioners of Public Charities.

Pub.L. 1869, p.66.

Constitutional Convention

Pub.L. 1861, p.26; Pub.L. 1863, p.12; Pub.L. 1869, p.99.

Secretary of State

Pub.L. 1849, p.183.

Supervision of State Printing and Binding, Distribution of Documents.

Laws and Journals of General Assembly.

To take bids for paper, printing and binding, also for distribution of same; to award contracts; to furnish copy and supervise work.

SECRETARY OF STATE (con't)
Under Constitution of 1848
Duties (con't)
Supervision of State Printing and Binding (con't)

General Acts

 Pub.L.
 1849, p.95.
 Amended Pub.L.
 1851, p.148.

 Pub.L.
 1865, p.93.
 Amended Pub.L.
 1867, p.186.

 Pub.L.
 1869, p.305.
 Pub.L.
 1869, p.327.

Reprint of laws of 16th General Assembly.

Pub.L. 1853, p.230.

To purchase and distribute Freeman's Digest. Pub.L. 1855, p.175.

To publish notices of results of referendum votes.

Pub.L. 1851, p.175; Pub.L. 1869, p.97.

Specific Acts directing distribution.

Pub.L. 1849, p.94; Pub.L. 1851, pp.20,78,93,114,184;

Pub.L. 1853, pp.163,178,238,250; Pub.L. 1855,

pp.43,91,117,174,188,743; Pub.L. 1857, pp.4,8,9,13,

15,16,18,21,23,26,43,59,74,157; Pub.L. 1859, pp.138,

183; Pub.L. 1861, pp.73,87,124,137,280; 2L. 1861,

spec.sess., p.29; Pub.L. 1863, pp.31,32,51; Pub.L. 1865,

pp.59,82,100,103; Pub.L. 1867, pp.8,107,160,193;

Pub.L. 1869, pp.30,69,71,72,80,82,85,88,89,90,100,251,

414,425.

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Under Constitution of 1870
     List of sub-headings used:
          Bibliography
          Constitutional provisions
          Election of
          Duties
               General
               Custodian of Capitol Building and Grounds
               Distribution of State Documents
               Flections
               Ex officio duties and memberships
               Keeper of State Archives
                    Constitutional records
                    Contracts
                    Control over records of other State Departments.
                    Executive (Governor's) records
                         Register
                         Official bonds and oaths of office.
                    Enrolled acts
                    General Assembly Records
                    Miscellaneous reports and records
               Keeper of the Great Seal
               Licenses and Registration
                    Automobile |
                    Incorporation of cities and villages
                    Corporate charters
                    Hunters
                    Securities
                    Structural Engineers
                    Trade Marks, dairy brands and marks
               State Sealer of Weights and Measures
               Supervision over State printing and binding and
                    purchase of printing paper
               To edit and print certain documents
               To furnish stationery and fuel for the use of State departments
               Miscellaneous duties
          Administrative Divisions
               ACCOUNTING DEPARTMENT
               ANTI- TRUST DEPARTMENT
               AUTOMOBILE DEPARTMENT
                    Licenses of Motor Vehicles
                    Operators Licenses
                    Registration of Titles
                         (Financial Responsibility-added 1945)
               CORPORATION DEPARTMENT
               COURT OF CLAIMS
                    See CLAIMS, COURT OF
               EXECUTIVE DEPARTMENT
               INDEX DEPARTMENT
               SECURITIES DEPARTMENT
               SHIPPING DEPARTMENT
               STATE LIBRARY
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See LIBRARY, STATE

SUPPLY DEPARTMENT

SUPERINTENDENT OF CAPITOL BUILDING AND GROUNDS

Under Constitution of 1870

## Bibliography:

General Acts Concerning: Constitution of 1870 Article IV Sect. 3-5 Article V Sect. 1,3-5,15,16,20-23,25

R.S. 1874, p. 986 L. 1877, p. 206

Fees (General fees only. See also various headings). L. 1871/72, p.217. Repealed R.S. 1874, p.1044. Reenacted R.S. 1874, p.502.

Salary

Constitution Art. V Sect. 23. Salary not to be increased or decreased during term of office.

\$3500 per annum. L. <u>1871/72</u>, p.420. \$7500 L. 1907, p.332; L. 1923, p.365. \$10,000 L. 1927, p.527. \$9,000 L. 1933, p.621.

\$10,000 L. 1935, p.164 (Appropriation bill. Subsequent appropriations at correct rate of \$9000.

#### Constitutional Provisions

# Article V

- Sect. 1. "The executive department shall consist of a governor, lieutenant governor, secretary of state, auditor of public accounts, treasurer, superintendent of public instruction and attorney general, who shall, each, with the exception of the treasurer, hold his office for the term of four years from the second Monday of January next after his election, and until his successor is elected and qualified. They shall, except the lieutenant governor, reside at the seat of government during their term of office, and keep the public records, books and papers there, and shall perform such duties as may be prescribed by law."
- Sect. 3. "An election for governor, lieutenant governor, secretary of state, auditor of public accounts, and attorney general, shall be held on the Tuesday next after the first Monday of November, in the year of our Lord 1872, and every four years thereafter ... "
- Sect. 4. "The returns of every election for the above named officers shall be sealed up and transmitted, by the returning officers, to the secretary of state, directed to 'The speaker of the house of representatives,' who shall, immdiately after the organization of the house, and before proceeding to other business, open and publish the same in the presence of a majority of each house of the general assembly, who shall, for that purpose, assemble in the hall of the house of representatives. The person having the highest number of votes for either of said offices shall be declared duly elected; but if two or more have an equal and the highest number of votes, the general assembly shall,

SECRETARY OF STATE (con't)
Under Constitution of 1870
Constitutional Provisions (con't)

by joint ballot, choose one of such persons for said office. Contested elections for all of said offices shall be determined by both houses of the general assembly, by joint ballot, in such manner as may be presribed by law."

- Sect. 5. "...Neither the governor, lieutenant governor, auditor of public accounts, secretary of state, superintendent of public instruction nor attorney general shall be eligible to any other office during the period for which he shall have been elected."
- Sect. 15. "The governor, and all other civil officers of this state, shall be liable to impeachment for any misdemeanor in office."
- Sect 16. "Any bill which shall not be returned by the Governor within ten days (Sundays excepted) after it shall have been presented to him, shall become a law in like manner as if he had signed it; unless the General Assembly shall by their adjournment, prevent its return, in which case it shall be filed with his objections in the office of the Secretary of State, within ten days after and adjournment or become a law."
- Sect. 20. "If the office of auditor of public accounts, treasurer, secretary of state, attorney general, or superintendent of public instruction shall be vacated by death, resignation or otherwise, it shall be the duty of the governor to fill the same by appointment, and the appointee shall hold his office until his successor shall be elected and qualified in such manner as may be provided by law. An account shall be kept by the officers of the executive departments, and of all the public institutions of the state, of all moneys received or disbursed by them, severally, from all sources, and for every service performed, and a semi-annual report thereof made to the governor, under oath; and any officer who makes a false report shall be guilty of perjury, and punished accordingly."
- Sect. 21. "The officers of the executive department, and of all the public institutions of the state, shall, at least ten days preceding each regular session of the general assembly, severally report to the governor, who shall transmit such reports to the general assembly and the governor may at anytime require information in writing, under oath, from the officers of the executive department...upon any subject relating to the condition, management, and expenses of their respective offices."
- Sect. 22. "There shall be a seal of state, which shall be called the "Great seal of the State of Illinois," which shall be kept by the Secretary of State, and used by him officially, as directed by law."

SECRETARY OF STATE (con't)

Under Constitution of 1870

Constitutional Provisions (con't)

Article V (con't)

- Sect. 23. "The officers named in this article shall receive for their service a salary to be established by law, which shall not be increased or diminished during their official terms, and they shall not, after the expiration of the terms of those in office at the adoption of this constitution, receive to their own use any fees, costs, perquisites or office, or other compensation. And all fees that may hereafter be payable by law for any service performed by any officer provided for in this article of the constitution, shall be paid in advance into the state treasurv."
- Sect. 25. "All civil officers, except members of General Assembly and such inferior officers as may be by law exempted, shall, before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation:
  'I do solemnly swear (or affirm, as the case may be), that I will support the constitution of the United States, and the constitution of the State of Illinois, and that I will faithfully discharge the duties of the office of the according to the best of my ability.'
  And no other oath, declaration or test shall be required as a qualification."

# Article IV. Legislative Department

- Sect. 3. "No...Secretary of State...shall have a seat in the General Assembly."
- Sect. 4. "No person who has been, or hereafter shall be, convicted of bribery, perjury, or other infamous crime, nor any person who has been or may be a collector or holder of public moneys, who shall not have accounted for and paid over, according to law, all such moneys due from him, shall be eligible to the General Assembly, or to any office of profit or trust in this state."
- Sect. 5. Oaths of office of members of the General Assembly filed with.
- Sect. 9. ..."The Secretary of State shall call the house of representatives to order at the opening of each new assembly, and preside over it until a temporary presiding officer thereof shall have been chosen and shall have taken his seat..."

SECRETARY OF STATE (con't)
Under Constitution of 1870

#### Election of

Constitution Article V Sect. 5-4; L. 1871/72, p.382.
L. 1943, v.2, p.10 (Sect. 2.4). Elected on Tuesday next after the first Monday of November, 1872, and every four years thereafter.

## Nomination

By political convention.

By primary elections. L. 1910, p.47; L. 1927, p.459;
L. 1939, p.537; L. 1943, v.2, p.98 (Article 7).

Vacancies in office filled by appointment by the Governor, the appointee to hold his office during the remainder of the term, and until his successor is elected and qualified. L. 1871/72, p.400; L. 1943, v.2, p.241. (Sect. 25.5).

# SECRETARY OF STATE (con't) Under Constitution of 1870

#### Duties

#### General

- 1874. An act to revise the law in relation to the Secretary of State.. Approved March 30, 1874. R.S. 1874, p.986.
  - Sect. 5. "It shall be the duty of the Secretary of State:
    - To keep a fair register of all the official acts of the governor.
    - To lay a certified copy of the same when required, and all papers, minutes and vouchers relative thereto, before either house of the General Assembly.
    - To countersign and affix the seal of state to all commissions required by law to be issued by the governor.
    - 4. To keep a register of such commissions, specifying the person to whom granted, the office conferred, the date of signing the commission, and when bond is taken, the date of signing the commission, and when bond is taken, the date and amount thereof and the names of the sureties.
    - To make and keep proper indexes to the executive records and all public acts, resolutions, papers and documents in his office.
    - To give any person requiring the same and paying the lawful fees therefor, a copy of any law, act, resolution, record or paper in his office, and attach thereto his certificate, under the seal of the state.
    - 7. To take charge of and preserve from waste, and keep in repair, the houses, lots, grounds and appurtenances, situated in the City of Springfield, and belonging to or occupied by the State, the care of which is not otherwise provided for by law.
    - 8. To take charge, at the close of each session of the General Assembly, of all tables, chairs, desks and other furniture of the two houses thereof, and not permit the same to be wasted or used for other than public purposes, during the recess of the General Assembly.
    - To take charge of and keep in repair and replenish the furniture of the state house, except as otherwise provided.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
General (con't)
1874 (con't)

- To receive and take charge of all fuel, stationery and printing paper furnished for the use of the state.
- 11. To furnish from the stores in his possession, to his office, upon his own order, and to the governor, treasurer, auditor, superintendent of public instruction and attorney general, upon their respective orders, all fuel and stationery necessary for their offices.
- To furnish to the General Assembly and the officers thereof, all necessary fuel and stationery, when so directed by resolution of the General Assembly or either branch thereof.
- 13. To furnish to the public printer the printing paper required to be used in doing the public printing. (This paragraph not repealed in this act but omitted from State contracts act of 1915 as revised L. 1943, v.2, p.339).
- 14. To supervise the distribution of the laws and journals and keep an account thereof.
- 15. To keep an accurate account of all fuel, stationery and printing paper furnished the state, by contract or otherwise, and of all such articles furnished by him to any of said officers, the general assembly, or any contractor, showing distinctly how much he has furnished to each.
- 16. To make out and present to the governor, at least ten days before each regular session of the General Assembly, a report showing the amount of all fees by him and paid over to the treasurer, the expenditures of his office, the contracts let by the state for fuel, stationery and printing paper, and for copying, printing, binding and distributing the laws and journals, and for all other printing ordered by the general assembly, and stating particularly the manner in which the same have been fulfilled; the amount of fuel, stationery and printing paper purchased, and the amount thereof used by the several officers and otherwise, and the amount thereof remaining on hand, giving in each case a particular itemized account, and when paper has been furnished the state printer, a statement of each settlement with him for paper furnished him; an account of the manner of the expenditure of each appropriation

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
General (con't)
1874 (con't)

- 16. (con't) expended by him, and such general account of the business of his office as may be necessary for the information of the general assembly.
- 17. To perform such other duties as may be required by law.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)

Custodian of Capital Buildings and Grounds

# R.S. 1874, p.987, Sect. 5. Paragraphs:

- 7. "To take charge of and preserve from waste, and keep in repair, the houses, lots, grounds and appurtenances, situated in the City of Springfield, and belonging to or occupied by the State, the care of which is not otherwise provided by law."
- 8. "To take charge, at the close of each session of the General Assembly, of all tables, chairs, desks and other furniture of the two houses thereof, and not permit the same to be wasted or used for other than public purposes during the recess of the General Assembly."
- "To take charge of and keep in repair and replenish the furniture of the state house, except as otherwise provided."
- 10. "To receive and take charge of all fuel, stationery and printing paper furnished for the use of the State."

See also SECRETARY OF STATE: Administrative Departments: SUPERINTENDENT OF CAPITOL BUILDINGS AND GROUNDS.

Distribution of State Documents
(A continuation)

 $\frac{\text{R.S.}}{\text{Sect. 5 Paragraph 14.}} \times \frac{1874, \text{ p.987}}{\text{Sect. 5 Paragraph 14.}} \times \text{"To supervise the distribution of the laws and journals, and keep an account thereof."}$ 

 $\frac{R.s.}{of\ laws,\ journals,\ reports,\ etc.}$  Manner of distribution

L. 1915, p.690. State contracts act.

Sect. 50-51. Directions for distribution of documents printed by the State, by Secretary of State.

 $\begin{tabular}{lll} \underline{See} & \underline{also} & \underline{SECRETARY} & OF & \underline{STATE}. & \underline{Administrative} & \underline{Departments}. \\ & \underline{SHIPPING} & \underline{DEPARTMENT}. \\ \end{tabular}$ 

Exchange with other states through ILLINOIS STATE LIBRARY (which receives "a sufficient number of copies for exchange purposes" under 1915 State contracts act; general distribution through SECRETARY OF STATE'S SHIPPING DEPARTMENT.

Elections

See SECRETARY OF STATE. Under Constitution of 1870. Administrative Divisions. INDEX DEPARTMENT.

SECRETARY OF STATE (con't) Under Constitution of 1870 Duties (con't) Ex officio duties and memberships

Constitution of 1870.

- Art. IV. Sect. 9. To call House of Representatives to order at opening of each new assembly and preside until temporary presiding officer is chosen and takes his seat.
- Art. IV. Sect. 3. Ineligible to membership in General Assembly.
- L. 1871/72, p.613. Commissioner of public printing, R.S. 1874, p.993. Office became Board of Commissioners of State Contracts, of which he is a member.
- L. 1943, v.2, p.217. Member State Canvassing Board.
- R.S. 1874, p.1005; L. 1921, p.837; L. 1939, p.697.
  State Librarian.
- R.S. 1874, p.993. Commissioner of State contracts. L. 1915, p.672. Abolished.
- L. 1877, p.15. Trustee Illinois State Historical Library and Natural History Museum. Act repealed L. 1917, p.36.
- L. 1887, p.40. Member board of trustees of Lincoln homestead. Board abolished L. 1917, p.16.
- L. 1901, p.13. Member board of commissioners to plan, construct and control a state arsenal, armory and museum.
- L. 1903, p.42. Trustee Fort Massac State Park. Trustees abolished L. 1917, p.16.
- L. 1903, p.180; L. 1929, p.428; L. 1943, v.2, p.226. Member board of voting machine commissioners.
- L. 1905, p.76. Member Supreme Court Building Commission.
- L. 1907, p.581. Member Commission to buy new furniture for senate and house.
- L. 1909, p.484. Member commission to purchase new furniture for house and senate chambers.
- L. 1909/10, p.69; L. 1912, 2d spec.sess., p.44; L. 1913, p.326; L. 1919, p.503; L. 1927, p.484; L. 1928, 1st spec.sess., p.57; L. 1935, p.818; L. 1943, v.2, p.124. Member State Primary Canvassing Board.

# SECRETARY OF STATE (con't) Under Constitution of 1870 Duties (con't)

Ex officio duties and memberships (con't)

- $\frac{L.}{Commission}$ . Member Edwardsville Historical Monument
- L. 1911, p.63. Member Educational Building Commission.
- L. 1915, p.36. Member Centennial Building Commission.
- $\frac{\text{L.}}{\text{state}} = \frac{1915, \text{ p.35.}}{\text{state}}$  Member committee to repair and rearrange
- L. 1915, p.651. Member temporary board of trustees for Illinois State Teachers' Pension and Retirement Fund.
- L. 1917, p.66. Member Centennial Building Commission.
- L. 1917, p.325. Secretary Court of Claims
- L. 1917, p.161. Chairman Capitol Building Repairs Commission.
- L. 1919, p.135. Member Salary Investigation Commission.
- L. 1919, p.207. Chairman Committee to repair capitol.
- L. 1921, p.65. Member Salary Investigation Commission.
- L. 1923, p.22. Member Commission on housing state departments.
- L. 1931, p.192. Member World War Veterans Commission.
- L. 1931, p.923. Member commission on Lincoln tomb dedication.
- $\frac{\text{L.}}{\text{vehicle law.}} \frac{1937, \text{ p.1237.}}{\text{vehicle law.}}$  Member joint committee on uniform motor
- $\frac{L.}{license}$   $\frac{1937}{license}$   $\frac{p.1232}{measures}$ . Member joint committee to discuss drivers'
- L. 1941, v.1, p.1256. Secretary Illinois State Building Authority.
- L. 1943, v.2, pp.111,136. Member Primary Certifying Board.
- $\underline{\text{L.}}$  1943, v.2, pp.147,151. Member and chairman State Officers Electoral Board.

# SECRETARY OF STATE (con't) Under Constitution of 1870

Keeper of State Archives

CENSUS RECORDS
Municipal Secretary

Constitution of 1870 and records of Constitutional Convention

Pub.L. 1869, p.99. "The proceedings of said [constitutional] convention shall be filed in the office of the secretary of state, and the amendments, revision of alterations to the constitution agreed to by the said convention, shall be recorded in his office."

Amendments to Constitution.

L. 1877, p.6. "Whenever any amendments to the constitution have been proposed to, and adopted by the electors of this State in the manner provided by this act the same shall be enrolled and numbered in the order of time in which they may be adopted, and preserved by the Secretary of State among the records of his office."

Constitutional Convention of 1920-22.

L. 1919, p.62. "The proceedings of the convention shall be filed in the office of the Secretary of State. The revision or alteration of, or the amendments to the Constitution, agreed to and adopted by the convention, shall be recorded in the office of the Secretary of State."

#### Contracts

 $\underline{L.} \ \ \, \underbrace{1877, \ p.12.}_{\ for \ Education \ of \ Feeble-Minded \ Children} \ \, Building for \ Illinois \ State \ Institution \ \, \\$ 

Control over records of other State Departments.

State House Commissioners' books and papers deposited with. L. 1877, p.47.

Chicago Historical Society. Canceled State bank notes, canal scrip and bonds in office of Secretary of State transferred to Chicago Historical Society. Subject to recall by State. L. 1885, p.263.

 Voting Machine Commissioners.
 Report.
 L. 1903, p.180;

 L. 1943, v.2, p.226.
 (Election code Sect. 24.3.)

Property, records, etc., pertaining to State contracts to be delivered to Superintendent of Public Printing. L. 1915, p.694. (Repealed L. 1939, p.1173.)

To approve destruction of Auditor's vouchers and correspondence. <u>L. 1943, v.1, p.211.</u>

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Keeper of State Archives (con't)

Deed and abstracts to State property.

L. 1877, p.93. Made a criminal offense to expend any State money for the construction or repair of any public work or improvement of the State, "without first having obtained a title, by purchase, donation, condemnation or otherwise, to all lands needed for such public work or improvement, running to the People of the State of Illinois; said title to be approved by the attorney general, and his approval certified by the Secretary of State and placed on record in his office."

Individual deeds ordered filed:

L. 1871/72, p.137; L. 1907, p.46; L. 1915, pp.93,94; L. 1919, p.95; L. 1921, p.842; L. 1923, pp. 21, 63,65,90,143,148,150,468; L. 1925, pp.15,69; L. 1927, p.48; L. 1931, pp.103,107,901; L. 1933, p.1094; L. 1939, pp.1133,1134,1135; L. 1941, v.1, p.1239; L. 1943, v.2, p.388.

#### Leases

L. 1923, p.627; L. 1943, v.2, p.369, (State finance act).

A copy of all leases to be filed in the office of the Secretary of State within thirty days after execution.

Copies of conveyances by State.

<u>L.</u> 1937, pp.1205,1206; <u>L.</u> 1939, pp.1133,1134,1135; <u>L.</u> 1941, v.1, p.1239; <u>L.</u> 1943, v.2, p.388. SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Keeper of State Archives (con't)

Executive [Governor's] records.

Executive Register

R.S. 1874, p.986. Duties of Secretary of State. Sect. 5. Paragraphs:

- To keep a fair register of all the official acts of the Governor.
- 2. To lay a certified copy of the same, when required, and all papers, minutes and vouchers relative thereto, before either house of the General Assembly.
  - 3. To keep a register of all such commissions [required by law to be issued by the Governor] specifying the person to whom granted, the office conferred, the date of signing the commission, and when bond is taken, the date and amount thereof and names of the sureties.
  - To make and keep proper indexes to the executive records and all public acts, resolutions, papers and documents in his office.
  - 6. To give any person requiring the same and paying the lawful fees therefor, a copy of any law, act, resolution, record or paper in his office, and attach thereto his certificate, under seal of the State.

Official bonds and oaths of office.

Attorney General and State's Attorneys.

L. 1871/72, p.189.
R.S. 1874, p.172.

Auditor of Public Accounts. L. 1873, p.61.

Barbers' examining board. Secretary and Treasurer. L. 1909, p.98. Abolished 1917.

Board of Administration. Oath of office.

L. 1909, p.105.
L. 1912, 3d spec.sess., p.68.
Abolished 1917.

Board of architects' examiners. Oath of members; bond and oath of treasurer. <u>L. 1897, p.82; L. 1899, p.78; L. 1911, p.113; L. 1913, p.25.</u>
Abolished 1917.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Keeper of State Archives (con't)
Executive records (con't)
Official bonds and oaths of office (con't)

- Board of examiners of horseshoers, bond of secretary and treasurer. L. 1915, p.428. Abolished 1917.
- Board of examiners of registered nurses.

  Bond of treasurer.
  Oath of members.
  Abolished 1917.
- Board of examiners of structural engineers. L. 1915, p.433. Abolished 1917.
- Board of optometry. Oath of members, bonds of secretary and treasurer. L. 1915, p.696. Abolished 1917.
- Board of visitors for each state charitable institution. L. 1909, p.111; L. 1912, 3d spec.sess., p.74. Abolished 1917.
- Burdette J. Smith Co. re-Revised Statutes. Bond. L. 1921, p.843.
- Charities Commission. Oath of office.

  L. 1909, p.109; L. 1912, 3d spec.sess., p.72.

  Abolished 1917.
- Civil Service Commissioners. Oath of office. L. 1905, p.114. (Place of filing not designated).
- Court of Claims. Judges. Oath of office. L. 1917, p.325.
- Eastern hospital for the insane, Commissioners to locate-Oath of office. L. 1877, p.21.
- General Assembly. Oaths of members.

  Constitution Art. IV Sect. 5.
- German National Bank. Bond re revenue deficit bonds. L. 1877, p.14.
- Highway commission. Oath of office.

  L. 1905, p.75; L. 1913, p.522.

  Abolished 1915.
- Highway engineer. Chief. L. 1913, p.523.
  Abolished 1917.
- Home for Delinquent Boys, State. Trustees.
  L. 1901, p.69. Trustees abolished 1917.

SECRETARY OF STATE. (con't) Under Constitution of 1870 Duties (con't)

Keeper of State Archives (con't) Executive records (con't)

Official bonds and oaths of office (con't)

- Illinois Racing Board. Bonds and oaths of office. L. 1941, v.1, p.39.
- Illinois Racing Commission. Bonds. L. 1933, p.23; L. 1935, p.18; L. 1937, p.665. Succeeded by Illinois Racing Board 1941.
- Illinois State Building Authority. Oaths and bonds. L. 1941, v.1, p.1256.
- Illinois Waterway Commission. Oath and bonds. L. 1913, p.20. Abolished 1917.
- Inspector of automatic couplers (etc.) on railroad trains. L. 1905, p.349. Abolished 1917.
- Insurance superintendent. Bond and oath of office. L. 1893, p.107; L. 1909, p.263. Abolished 1917.
- Judges Retirement System of Illinois. Trustees. Oath of office. L. 1941, v.1, p.531.
- Labor. Commissioners of. Secretary. L. 1909, p.201. Abolished 1917.
- Mine Inspectors, State. Bonds and oaths of office. L. 1883, p.119; L. 1885, p.220; L. 1895, p.253; L. 1899, p.311; L. 1911, p.394; L. 1913, p.418; L. 1915, p.510; L. 1925, p.469.
- Notaries Public. Bond. L. 1871/72, p.575.
- Printer expert-Oath of office. L. 190S, p.392. Abolished 1915.
- Printing contractors. Bond. L. 1915, p.675; L. 1943, v.2, p.341.
- Private employment agencies, Chief inspector of. L. 1909, p.219. Abolished 1917.
- Railroad and warehouse commissioners. Bond and oath of office. L. 1871/72, p.575. Abolished L. 1913, p.461.
- Secretary of State. Bond filed in office of Auditor of Public Accounts. L. 1873, p.187.
- Soldiers' and Sailors' House, Commissioners to Select Site for. L. 1885, p.17.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Keeper of State Archives (con't)
Executive records (con't)
Official bonds and oaths of office (con't)

Springfield citizens. Bond for \$500,000 for additional grounds for State House.
L. 1871/72, p.165; L. 1877, p.47.

State Employees' Retirement and Benefit System.
Trustees. Oath of Office.
L. 1943, v.2, p.360.

State Treasurer. Oath and Bond. L. 1873, p.186.

Superintendent of Public Instruction.

Bond and oath of office. L. 1871/72, p.700;
L. 1889, p.259; L. 1909, p.343.

Trustees of State charitable institutions and of State reform school. L. 1875, p.106. Abolished 1917.

Officers under civil administrative code.

Sect. 14-15 of Code. L. 1917, p.12;

Amended L. 1925, p.592.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Keeper of State Archives (con't)

Enrolled Acts and Resolutions.

- R.S. 1874, p.987. "All public acts, laws and resolutions, passed by the General Assembly of this state, shall be carefully deposited in the office of the Secretary of State, and the Secretary of State is charged with the safe keeping of said office, and all laws, acts, resolutions, bonds, papers and records which now are or shall hereafter be deposited therein."
- L. 1873/74, p.146. Joint resolution. "The chief enrolling and engrossing clerk of the House of Representatives and the Senate, be and they are hereby instructed and directed to allow no enrolled laws to be laid before the joint committee on enrolled bills of this General Assembly in which there has been an erasure of a word, words or sentence, and that all enrolled bills laid before said committee as correctly enrolled, shall be in a fair, legibile hand-writing and without such interlineation or erasure; that in case of any law shall be filed in the office of the Secretary of State not in accordance with the provisions of this resolution, it shall be the duty of the Secretary of State at once to notify the house in which such law originated."
- L. 1877, p.206. Secretary of State authorized and directed to supply missing enrolled laws with exact copies of the printed session laws which copy shall be certified. Such certified copies legalized and certified copies thereof to be received by courts as though made from the original law.

General Assembly records.

- Constitution Art. V. Sect. 16. Original Section and as amended by 3d amendment. Ratified November 4, 1884. Bills vetoed after adjournment of the General Assembly, to be filed, with Governor's objections, with Secretary of State.
- L. 1873, p.70; L. 1873/74, p.73. "The original journals, which may be prepared by the secretary of the senate and the clerk of the House of Representatives, shall be securely bound in books and filed in the offices of the Secretary of State."
- R.S. 1874, p.986. The Secretary of the Senate and the Clerk of the House of Representatives, at the close of each session of the General Assembly, to "deliver to the Secretary of State all books, bills, documents and papers in the possession of either branch of the General Assembly, correctly labeled, folded and classified according to the subject matter of such documents, respectively; and the Secretary of State is hereby required to preserve the same in his office."

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Keeper of State Archives (con't)

Miscellaneous reports and records filed with.

- L. 1877, p.49. Commissioners to condemn lands for additional State House grounds. Report.
- L. 1883, p.168. Consent of Governor to organization of a training school for boys.
- L. 1885, p.266. Revenue commission report.
- L. 1893, p.166. Contracts for conditional sale or lease of railroad, street car equipment and rolling stock to be recorded and a copy filed in office of Secretary of State. L. 1925, p.511. Added, "and motor vehicle equipment."
- L. 1905, p.114. Governor's reasons for removal of a civil service commissioner while general assembly not in session.
- L. 1905, p.433,435,436. Evidence that certain lands have been filled in by American Smelting and Refining Co., Illinois Steel Co. and Iroquois Iron Co.
- <u>L.</u> 1921, p.30. Illinois Building Investigation Commission.

  Report for General Assembly.

For records kept by Secretary of State, See SECRETARY OF STATE. Administrative Departments.

Rules and regulations filed with by:

Civil Service Commission. L. 1905, p.115.

State Board of Examiners of Registered Nurses.

L. 1907, p.384; L. 1913, p.405.

Board abolished 1917.

Insane hospital districts. State Board of Public Charities Insane district boundaries. L. 1907, p.64. (Repealed L. 1912, 3d spec.sess., p.86.
Board of Administration. To file a report with the Secretary of State designating the boundaries of and the counties included within each district and the number of patients apportioned to each hospital, as often as district changed. Sect. 19, State Charities Act. L. 1909, p.118; L. 1912, 3d spec.sess., p.80; L. 1943, v.1, p.302, amended to read "Department of Public Welfare."

SECRETARY OF STATE (con't)

Under Constitution of 1870

Duties (con't)

Keeper of State Archives (con't)

Rules and regulations filed with by: (con't)

State Board of Examiners of Structural Engineers. L. 1915, p.433. Abolished 1917.

Illinois Aeronautics Commission. <u>L. 1931, p.198;</u> <u>L. 1935, p.224.</u> (Sect. 13).

<u>See also</u> <u>SECRETARY OF STATE, Under Constitution of 1870. Administrative Departments. INDEX DEPARTMENT LIBRARY, STATE, ARCHIVES DEPARTMENT.</u>

Keeper of the Great Seal.

Constitution. Article V Sect. 22.

"There shall be a seal of state, which shall be called the 'Great seal of the State of Illinois,' and which shall be kept by the Secretary of State, and used by his officially, as directed by law."

- 1872. An act to make the certificates of the register or receiver of any land office of the United States prima facie evidence. Ap. Mar. 22, 1872.

  L. 1871/72, p.217. Repealed R.S. 1874, p.1044.

  "The certificate of the register or receiver of any land office in this state to matters on record in their offices, accompanied by a certificate of the Secretary of State of this State, under seal of this state, that he is well acquainted with the handwriting of such register or receiver, and the signature thereto is genuine, shall be prima facie evidence in all courts in this state." \$.50 fee.
- R.S. 1874, p.986. Secretary of State act.

  Sect. 5. p.986. "To countersign and affix the seal of state to all commissions required by law to be issued by the governor. To give any person requiring the same paying the lawful fees therefor, a copy of any law, act, resolution, record or paper in his office, and attach thereto his certificate, under seal of state."
- Sect. 7. p.987. "Copies of all bonds, papers, writings and documents legally deposited in the office of the Governor or Secretary of State, when certified by the Secretary of State and authenticated by the seal of his office, shall be received in evidence, in the same manner and with the like effect as the originals."
  L. 1869, p.399. Sect. 1).

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Keeper of Great Seal (con't)
1874. (con't)

- Sect. 8. "In the publication of the laws of this State, or the resolutions or journals of the General Assembly, the Secretary of State shall cause to be published in each volume a general certificate to the effect that the same as contained in such volume are true copies of the laws, resolutions or journals of the General Assembly as the case may be, on file in his office; and each volume so certified shall be received as evidence in all courts and places."

  (L. 1867, p.142 Sect. 1.L. 1871/72, p.618 Sect. 23).
- Sect. 10. "Whenever any bill which shall have passed both houses of the General Assembly, and shall not be returned by the Governor, or filed with his objection in the office of the Secretary of State [Constitution Art. V Sect. 16.]...it shall be the duty of the Secretary of State to authenticate the same by a certificate thereon, to the following effect, as the case may be, viz; "This bill having remained with the Governor ten days, Sundays excepted, the General Assembly being in session (or the governor having failed to return this bill to the General Assembly during its session, and having failed to file it in my office, with his objections, within ten days after the adjournment of the General Assembly), it has thereby become a law. Witness my hand this ... day of ...... A.D....."
- $\frac{\text{L. } 1893, \text{ p.}108.}{\text{recorded with.}} \quad \text{Seal of Insurance Superintendent}$
- L. 1915, p.445. The State flag to use the emblem only on the great seal. Lawful for Secretary of State as custodian of the great seal "to permit at his discretion the inspection and examination of said seal for the purpose of copying or reproducing the emblem only on the same for the uses and purposes authorized by this law."

To affix the seal to certain documents.

Land patents and deeds. L. 1871/72, pp.550,747; L. 1889, p.333; L. 1909, pp.433,435,436,405(School land); L. 1913, p.604; L. 1915, p.539; L. 1917, pp.779,780; L. 1921, p.841; L. 1923, p.334; L. 1927, p.872; L. 1929, pp.764,767,768; L. 1937, p.516. State bonds. L. 1917, p.697; L. 1919, p.988; L. 1923,

State bonds. L. 1917, p.697; L. 1919, p.988; L. 1925, p.514; L. 1927, p.552; L. 1929, p.502; L. 1933, p.194. (2d Emergency Relief Bond issue not sealed).

SECRETARY OF STATE (con't)

Under Constitution of 1870

Duties (con't)

Keeper of the Great Seal (con't)

Certifications by:

- L. 1871/72, p.217. Repealed R.S. 1874, p.1044.

  "The certificate of the register or receiver of any land office in this state to matters on record in their office, accompanied by a certificate of the Secretary of State, under seal of this State, that he is well acquainted with the handwriting of such register or receiver, and the signature thereto is genuine, shall be prima facie evidence in all courts in this state."

  L. 1871/72, p.409. [Still in force]

  "And the signature of such register or receiver may be proved by a certificate of the Secretary of State, under his seal. that such signature is genuine."
- R.S. 1874, p.725; L. 1943, v.1, p.949. The Secretary of State, in his jurisdiction, authorized "to administer all oaths and all other oaths authorized or required of any officer or other person, and to take affidavits and depositions concerning any manner or thing, process or proceeding commenced or to be commenced, or depending in any court or before any justice of the peace, or on any occasion wherein any affidavit or deposition to authorized or required by law to be taken." (R.S. 1845, p.393).
- R.S. 1874, p.987. (Secretary of State Act).

  Sect. 7. Copies of bonds, papers, etc. evidence.

  "Copies of all bonds, papers, writings and documents legally deposited in the office of the Governor or Secretary of State and authenticated by the seal of his office, shall be received in evidence in the same manner and with the like effect as the originals." (Pub.L. 1869, p.399).
- Sect. 8. To certify laws-evidence. "In publication of the laws of this state, or the resolutions or journals of the General Assembly, the Secretary of State shall cause to be published in each volume a general certificate to the effect that the same as contained in such volumes are true copies of the laws, resolutions or journals of the General Assembly, as the case may be, on file in his office; and each volume so certified shall be received as evidence in all courts and places.
- Sect. 9. How act passed over veto certified.
- Sect. 10. How act not signed or vetoed certified.
- L. 1877, p.206. Certified copies of missing enrolled laws.
- See Secretary of State heading Keeper of State Archives.

Fees for Certified copies.

 $\frac{\text{L.}}{\text{land offices.}}$  Re signature of register and receiver,

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)

Licenses and Registration

Automobile, chauffeurs', operators' licenses, etc.

See SECRETARY OF STATE. Under Constitution of 1870.

Administrative Departments.

AUTOMOBILE DEPARTMENT.

Cities and villages, Incorporation of

1872. An act to provide for the incorporation of cities and villages. Ap. Apr. 10, 1872. L. 1871/72, p. 221. Repealed L. 1941, v.1, p.400.

Article 1.

Sect. 13. "The corporate authorities of any city or village which may become organized under this act shall, within three months after organization hereunder, caused [sic] to be filed in the office of the recorder of deeds, in the county in which such city or village is situated, a certified copy of the entry made upon the records of the city, village or county court, of the canvass of the votes, showing the result of such election, whereby such city or village became so organized-and such recorder of deeds shall record the same. And such corporate authorities shall also cause a like certificate to be filed in the office of the Secretary of State, who shall file the same, and keep a registry of cities and villages organized under this act."

L. 1895, p.96. Amended to read..."A certified copy of the record of the county court, or of the city or village, in the matter of such organization showing the canvass of the votes and the result of the election whereby such city or village became so organized, and the recorder of deeds shall record the same. And upon such record having been duly recorded by the recorder of deeds aforesaid, he shall immediately transmit the same to the Secretary of State together with his certificate of such recordation, endorsed thereon or annexed thereto, and it appearing from the recitals in said record that the provisions of this act have been complied with, the Secretary of State shall file the same and charter said city or village by his certificate duly authenticated under his hand and the great seal of State. The Secretary of State shall keep a register of cities and villages organized under the provisions of this act."

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)

Cities and villages, Incorporation of (con't)

- 1941. An act concerning cities, villages and incorporated towns, and to repeal certain Acts herein named. Ap. Aug. 15, 1941. Art. 4. Sect. 4.5. L. 1941, v.2, p.30. The chief executive officer of any city or village which has been incorporated under this Act, within three months after incorporation, shall file with the recorder of deeds of the county specified in section 2-5, a certified copy of the record of the county court, or of the city or village, in the matter of the organization, showing the canvass of the votes and the result of the election, whereby the city or village was incorporated. The recorder of deeds shall immdiately transmit the certified copy to the Secretary of State, together with his certificate of recordation. If it appears in the documents that this Act has been duly complied with, the Secretary of State shall file the documents and issue his certificate of approval over his signature and the great seal of State. The Secretary of State shall make and keep a register of cities and villages incorporated under this Act. He shall also keep all registers of municipalities made under any previous statute."
- L. 1871/72, p.267. Repealed L. 1941, v.2, p.401. An act to enable any city, town or village in this state to change its name. Ap. Mar. 7, 1872.
  - Sect. 3. "The secretary of state shall...communicate with the clerks of the several counties of this state, and ascertain the names of all the cities, towns, villages or or municipal corporations therein, and arrange such names in alphabetical order for convenient reference. Such list of names shall be kept filed in his office, and shall be changed whenever a change of name shall be effective under the provisions of this act."
  - Sect. 2. Provides that no city, town or village may vote to change its name without receiving a certificate from the Secretary of State, "setting forth that such name has not been adopted elsewhere in this state."
- $\frac{\text{L.}}{1872} \frac{1941, \text{ v.2, p.31.}}{\text{act reenacted with minor changes of phraseology.}}$

Corporation charters

See SECRETARY OF STATE. Under Constitution of 1870.
Administrative Departments.
CORPORATION DEPARTMENT

Hunters

L. 1899, p.231; L. 1901, p.213. Hunters licensed by Secretary of State. Fees paid into State game protection fund of State Treasury.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Licenses and Registration (con't)
Hunters (con't)

L. 1903, p.214. Licenses issued by STATE GAME COMMISSIONER instead of SECRETARY OF STATE.

Motor vehicles Act: licensing of motor vehicles, chauffeurs, private operators, registration of titles.

See SECRETARY OF STATE. Under Constitution of 1870.
Administrative Departments.
AUTOMOBILE DEPARTMENT.

Municipal public utility employees' annuity and benefit fund.

L. 1937, p.347. (Sect. 2) "The ordinance [adopting the act by the city]...shall indicate that the city council or board of trustees, as the case may be, has elected to be included under the provisions of this Act and shall include a certification of the name, address and title of the superintendent or senior executive officer of such utility, and the number of employees on the current payroll of such utility. Duplicate certified copies of such ordnance shall be forwarded to the Secretary of State by the city, village or town clerk. The Secretary of State shall keep one copy on file and certify one copy returning it to the city, village or town clerk from whom it was received."

Nurse Examiners, Board of Address of office shall always be kept on file in the office of the Secretary of State. L. 1915/16, 1st spec.sess., p.32. Board abolished 1917.

Private Employment Offices. Cities over 50,000 population.

L. 1899, p.271. Persons, firms and corporations operating private employment agencies for hire required to obtain a license from the Secretary of State.

Act declared unconstitutional. See L. 1907, p.18. Repealed L. 1909, p.220.

L. 1903, p.196. Licenses issued by STATE BOARD OF
LABOR COMMISSIONERS.

Securities. Licenses to sell securities; brokers' licenses.

See SECRETARY OF STATE. Under Constitution of 1870.
Administrative departments.
SECURITIES DEPARTMENT.

Soil conservation districts. <u>L. 1937, p.16;</u> amended <u>L. 1943, v.2, p.17</u> (Sect. 15).

Checks names of proposed district to see that they are unique. Record application and statement with names.

See also SECRETARY OF STATE. Under Constitution of 1870.
Administrative Departments.
CORPORATION DEPARTMENT.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Licenses and Registrations (con't)

Structural Engineers

L. 1915, p.432. An act to provide for the licensing of structural engineers. Ap. July 5, 1915.

- Sec. 7. p.436. "Every person holding a license to practice structural engineering in this state shall have it recorded in the office of the Secretary of State and the date of recording shall be endorsed thereon, and upon such recording said license shall be in force and effect throughout the State...[Recording fee \$1.00]. Until such license is recorded as herein provided, the holder thereof shall not excercise any of the rights or privileges conferred therein or thereby."
- Sect. 15. p.438..."It shall be the duty of the Secretary of the Board to file with the Secretary of State on the 15th day of February and August in each year, certified list of all licenses then in force"...filing fee \$1.00.

Trade Marks, Dairy Brands and Marks  $\underline{ \text{See} \text{ also} } \quad \text{Record Laws:} \quad \text{Marks and Brands and Trade Marks.}$ 

- L. 1891, p.202. An act to protect associations, unions of workingmen and persons in their labels, trade marks and forms of advertising. Ap. May 8, 1891.

  Amended L. 1895, p.319; L. 1899, p.367; L. 1935, p.1434; L. 1941, v.1, p.1301; L. 1949, p.1611;

  L. 1951, p.1237; L. 1953, p.455. Repealed L. 1955, p.1646(1654).

  Associations, unions of workingmen and persons adopting a label, trade mark or form of advertisement may file same for record in the office of the Secretary of State. His certificate of registration shall be sufficient proof of the adoption of the same. Must be distinctive. L. 1941, v.1, p.1301. Cancellation by Secretary of State for non-use or on application. Reinstatement.
- L. 1917, p.773. An act to protect the public and the manufactures of dairy products from frauds and imitations and to prevent the public from being deceived in the use of adulterated foods by providing for marking, stamping and branding of cans or other containers for the handling and transportation of dairy products; for the registration of such mark or brand and prohibiting the use of such marked can, bottle or other container for any other than the designated purpose; and for preventing the use of any such brand or mark of another; and from defacing or removing the same; and providing penalties for violation thereof; and making it the

Licenses and Registration (con't)
Trade Marks, Dairy Brands and Marks (con't)

duty of the Food and Dairy Commissioner to enforce the law. Ap. June 25, 1917. L.  $\underline{1917}$ ,  $\underline{p.773}$ . Amended  $\underline{L}$ . 1927,  $\underline{p.542}$ .

Registration of dairy brands and marks with Secretary of State. Enforcement of act by Food and Dairy Commission. 1917; by Department of Agriculture as amended 1927.

- L. 1935, p.1436. "Fair Trade Act." An act to protect trade mark owners, distributors and the public against injurious and uneconomic practices in the distribution of articles of standard quality under a trade mark, brand or name. Ap. July 8, 1935. The Secretary of State has no specific duties under this Act.
- L. 1955, p.1654. An act to prohibit the counterfeiting, imitating or unauthorized use of trade marks, and to repeal certain sections of an Act herein named. Ap. July 11, 1955.
- L. 1955., p.1646. An act to provide for the registration and protection of trade marks and trade names, and to make an appropriation in connection therewith, and to repeal an Act herein named. Ap. July 11, 1955.

Registration of trade marks, etc. is by SECRETARY OF STATE. EXECUTIVE DEPARTMENT.

### Vendors, Itinerant

L. 1911, p.291. Repealed L. 1935, p.1288.

An act to prevent and punish fraud in the sales of goods, wares and merchandise at public or private sale, by itinerant vendors and to regulate all such sales. Ap. June 7, 1811.

State and local licenses.

County and municipal licenses only;

See also L. 1931, p.832; Cities and villages.

Acts of 1871 and 1872.

State Sealer of Weights and Measures
A continuation. (R.S. 1845, p.533, Sect. 9, 14).

R.S. 1874, Chap. 147. Weights and measures.

Sect. 9. p.1099. "The secretary of state shall be, exofficio, state sealer of weights and measures, and shall have the care and custody of the authorized public standards of weights and measures. He shall try and prove, by such standards, all weights and measures, scales and beams which may belong to any county, and be sent or brought to him for that purpose by the county sealer, and shall seal such, when found to be accurate, by stamping on them the letter "I," with seal which he shall have and keep for that purpose."

L. 1913, p.613. Sect. 12.

Amended to include also "city or other municipal corporation."

Added "He shall also execute and deliver to such sealer or inspector of weights and measures a certificate stating that such weights, measures, scales or beams are accurate."

L. 1915, p.512. To certify accounts for purchase of standard weights furnished State mining inspectors.

L. 1921, pp.850,851. The Director of Trade and Commerce shall take charge of the standards adopted by this Act as the standards of the State. To have and keep a general supervision of the weights and measures., and weighing or measuring devices offered for sale, sold, or in use in the State.

Supervision over State printing and binding and purchase of printing paper.

- A continuation of powers held under 1848 Constitution.

  L. 1871/72, p.613. Public printing act. Repealed
  R.S. 1874, p.1044. Secretary of State one of commissioners of public printing.
  - His specific duties: To receive proposals for printing paper, for public printing and binding (contracts for which let by the commissioners); to employ a printer to supervise and read proof on printing; to keep accounts of all paper delivered to printing contractor; all printing to be ordered through, received and accounts relating to kept by Secretary of State; to certify accounts; to certify to correctness of printed laws; to report to Governor annually.
  - L. 1873, p.68. Repealed R.S. 1874, p.1045.

    Secretary of State to supervise personally the copying of the laws, joint resolutions and journals, by the contractor, contract being let by commissioners of printing.
  - R.S. 1874, p.993. State contracts Act. Amended

    L. 1877, p.207; L. 1889, p.350; L. 1899, p.357;
    L. 1905, p.391. Act repealed L. 1915, p.695.

    Secretary of State one of the Commissioners of State contracts. Provisions similar to 1871/72 act except that Printer Expert appointed by Governor who shall be under the supervision of the Secretary of State.
  - L. 1915, p.671. State Contracts Act.

    Superintendent of Printing appointed by Governor with advice and consent of Senate. No longer under supervision of Secretary of State.

Under this act, the duties of the Secretary of State are: Sect. 19. p.678.

A copy of each order for printing or other work or material issued by the Superintendent of Printing. (L. 1943, v.2, p.343, amended to read "Department of Finance") shall be transmitted by him to the Secretary of State.

Sect. 30. p.682. Secretary of State to edit, index and prepare printer's copy for House and Senate Journals at close of each session, transmitting same to Superintendent of Printing.

L. 1937, p.1159. Transmitted to Department of Finance.

SECRETARY OF STATE (con't)

Under Constitution of 1870

Duties (con't)

Supervision over State printing and binding and purchase of printing paper. (con't)

1915. (con't)

Sect. 31. p.682. To edit and prepare printer's copy for session laws and joint resolutions, transmitting same to Superintendent of Printing. L. 1935, p.1421. Transmitted to Department of Finance.

Sect. 36. p.683. Secretary of State "empowered, in his discretion, to order printed, from time to time, leaflets, pamphlets, or folders, in such manner as he may deem reasonable, parts of official reports, extracts from the statutes on particular subjects, copies of the opinions and decisions of any State officer, board, commission, institution, or department, excerpts from official reports, and special editions of such other documents and reports as the demand of the public service may reasonably require.

Sect. 66-68. Fuel contracts under Secretary of State. See heading Fuel contracts.

Editorial work on session laws and legislative journals is done by the SECRETARY OF STATE'S INDEX DEPARTMENT.

To edit and print certain documents.

Session laws and joint resolutions: House and Senate Journals.

A continuation.

L. 1871/72, p.613. Repealed R.S. 1874, p.1044. L. 1873, p.68. Repealed L. 1874, p.1045. R.S. 1874. State contracts act. Sect. 27. p.998; Sect. 45-49 p.1002. Repealed L. 1915, p.695. L. 1915, pp.678,682. Amended L. 1935, p.1421; L. 1937, p.1155; L. 1943, v.2, p.339.

Revised Statutues

<u>R.S.</u> <u>1874, p.1046.</u> Repealed <u>L.</u> <u>1939, p.1192.</u>

> Illinois Blue Book Published by Secretary of State under that title, 1899-date.

L. 1907, p.577. Just specific authorization for same.

H.J.R. No. 21: "The Secretary of State is hereby directed to prepare for distribution a 'Blue Book' for this year and biennially thereafter." Appropriations for this purpose appear in each budget thereafter.

Proposed Constitutional Amendments and Questions of Public Policy.

Constitution of 1870. Art. XIV Sect. 2. Amendments to be submitted to vote by as prescribed

L. 1877, p.4. Secretary of State to publish proposed amendments to constitution in full in at least two newspapers at the seat of government at least three months before the next election of members of the General Assembly.

L. 1923, p.5. Amended to require publication in at least one secular newspaper of general circulation in each county, in two newspapers in counties having two or more newspapers, and in six newspapers in counties having a population of 500,000 or more, beginning three months prior to election, and once each week for three weeks.

L. 1899, p.216. Constitutional amendment or other proposition required by law to be voted upon before election: Secretary of State "to prepare a statement setting forth in detail the section or sections of the constitution or law sought to be amended by said vote, together with such statements and suggestions as may be necessary for a proper understanding of said proposition, "and submit same to Attorney General for his approval. Statement to be sent to county clerks and published by them.

Miscellaneous publications.

(Orders to print specific documents not listed here).

L. 1915, p.683. State contracts act.

Sect. 36. "The Secretary of State is empowered, in his discretion, to order printed, from time to time, leaflets, pamphlets or folders, in such manner as he may deem reasonable, parts of official reports, extracts from the statutes on particular subjects, copies of the opinions and decisions of any State officer, board, commission, institution, or department, excerpts from official reports, and special editions of such other documents and reports as the demands of the public service may reasonably require." N.B. This act does not require his approval for publications by any other department.

Authorizations for printing of individual documents by not listed here.

To furnish stationery and fuel for the use of State Departments.

#### A continuation

- R.S. 1874. State Contracts Act. Act repealed L. 1915, p.695.

  Sect. 53, p.1003. "All printing paper and stationery shall be kept in state by the Secretary of State and delivered and accounted for by him as provided by law."
  - Sect. 55. p.1003. On the delivery of any fuel, the Secretary of State shall examine the same as to quality and quantity, and if he finds the same to be in accordance with the contract he shall give his receipt therefor, and if it is not in accordance to the contract shall reject it. He shall keep an account of all fuel delivered to him, and by him furnished to the state house and several offices to which fuel may be furnished."
- L. 1915. State Contracts Act.

  Sect. 57. p.692; L. 1943, v.2, p.348. "All stationery purchased pursuant to this Act shall be delivered to the Secretary of State, who shall keep a stock sufficient to supply the needs and requirements of the State."
  - Sect. 66-68. Fuel contracts. p.694.

    Bids advertised and received by Secretary of State for the use of the State at the heating and lighting plant at Springfield; contracts let by Secretary of State, subject to approval of Governor. All bids may be rejected if approved by Governor. Secretary of State to examine fuel delivered as to quantity and quality and give his receipt therefor. To keep account of fuel delivered and used.
  - Stationery supplies are issued to all State departments on requisition, from the SECRETARY OF STATE'S SUPPLY DEPARTMENT.
  - Fuel is checked in at the State Power Plant. Records are kept by the SECRETARY OF STATE'S bookkeeper.

### Miscellaneous

- Constitution Art. V. Sect. 23. Payment of fees collected by into State Treasury.
  - <u>See also</u> State Treasury. Under Constitution of 1870. Payments into State Treasury.
- To forward certified copies of individual documents as directed in act or resolution.
  L. 1871/72, pp.80,318,790,792.
  - Also similar instructions each year, not listed here.
- L. 1871/72, p.750. Authorized to sell or otherwise dispose of surplus books, printed laws, journals, legislative reports or other books.
- $\frac{L.}{deposited} \; \frac{1873,\; p.\,99;\; L.}{with.} \; \frac{1873/74,\; p.\,106.}{Developed\; into \; STATE \; MUSEUM, \; q.\,v.}$
- L. 1877, p.54; L. 1879, p.220. To notify judges of circuit courts when Southern penitentiary is open for use. Also of changes in districts.
- L. 1877, p.38. To certify bills of expense, 30th General Assembly.
- L. 1877, p.74 and subsequently. To purchase copies of Supreme Court repair for state use.
- L. 1877, p.209. The clerical duties and the safekeeping of the bureau of vital statistics [under Board of Health] thus created shall be provided by the Secretary of State.

  Section repealed L. 1939, p.1172. Superseded by act L. 1915, p.660 when present DIVISION OF VITAL STATISTICS was established.
- L. 1881, p.166. To appoint certain employees of General Assembly.

  (For that session only); Printer bookbinder to estimate, printer's messenger, janitor services.
- L. 1911, p.226. Civil service.

  The following employees are exempt from civil service.

  One private secretary or stenographer in each of the elective offices...and all clerks and watchmen in the office of. L. 1917, p.290. Amended to "Clerks, watchmen and policemen."

  L. 1921, p.838. Repealed L. 1939, p.700. Added Superintendent of State Library Divisions.
- L. 1927, p.703. Exempt from quo warranto proceedings. Repealed by omission from act as amended L. 1933, p.857.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Duties (con't)
Miscellaneous (con't)

L. 1929, p.757. To file lists of State employers, with their salaries and voting address, with Auditor of Public Accounts, annually.

Motor vehicles

See SECRETARY OF STATE. Under Constitution of 1870.

Administrative Departments.

AUTOMOBILE DEPARTMENT

SECRETARY OF STATE (con't)
Under Constitution of 1870
Administrative Departments

ACCOUNTING DEPARTMENT

L. 1927, p.107. 1st appropriation for:

Checks in fees paid to Secretary of State. Bookkeeper, under General Office, makes vouchers and otherwise keeps accounts of expenditures of appropriations made to Secretary of State.

ANTI-TRUST DEPARTMENT

Bibliography of Anti-Trust Acts

L. 1891, p.206. Amended L. 1893, p.89; L. 1897, p.298; L. 1935, p.718; L. 1907, p.216. Sect. 7a-b, Repealed L. 1919, p.349; L. 1921, p.378; L. 1893, p.182.

Duties:

L. 1895, p.51. Appropriation for 4 anti-trust clerks, though neither 1891 nor (1893) acts assigned specific duties to Secretary of State in relation to enforcement of acts. (1893 act did allow specific duties to Secretary of State).

L. 1907, p.216. Secretary of State to require annual affidavits from every incorporated company doing business in state, that it is not a member of or party to any pool, trust or combination in restraint of trade.

This statement is not true.

L. 1919, p.349. Sect. 7a-b (1907 amendment) repealed.

AUTOMOBILE DEPARTMENT

Creation:

L. 1907, p.510. Secretary of State to register motor vehicles.

L. 1909, p.78. First appropriation for a separate "Automobile clerk."

Duties:

To register and license motor vehicles.

Bibliography:

L. 1907, p.510. Amended L. 1909, pp.336,339. L. 1911, p.487. Amended L. 1915, pp.584,592. L. 1917, p.685; L. 1919, p.669. Amended L. 1921, pp.571,572,577,578,579,580,583; L. 1923, pp.542,545,546,552,555; L. 1925, pp.533,534,536,537; L. 1927, pp.762,764; L. 1929, pp.644,645,646,647,648,651,652,654,655; L. 1931, pp.776,777,779,780,781,785,786,788,789,790,791,792,793; L. 1933, pp.947,949,950,954,956; L. 1935, pp.1220,1223, 1225,1228,1230,1231,1235; L. 1937, pp.916,919, 921,924,930; L. 1939, pp.748,751,752,781,785,786; L. 1941, v.1, pp.878,879,883,885,897,910,915,918, 925; L. 1943, v.1, pp.937,941,943,944.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Administrative Divisions (con't)
AUTOMOBILE DEPARTMENT (con't)
Duties (con't)

To enforce motor vehicle act.

Bibliography of acts regulating traffic.

Pre-registration (no State enforcement)
L. 1885, p.247. Steam engines on public

highways.

L. 1903, p.301. Amended L. 1911, p.499; L. 1909, pp.336,339. Speed limits.

See also Bibliography under Registration and license of motor vehicles, above.

L. 1935, p.1248 (Uniform traffic act)

Amended L. 1937, pp.916,922; L. 1939,

pp.783,789; L. 1941, v.1, pp.884,885, 992,924.

Regulations with respect to licenses, physical properties of car, etc. enforced by SECRETARY OF STATE'S AUTOMOBILE INSPECTORS. Regulation of traffic rules principally enforced by STATE HIGHWAY POLICE under DEPARTMENT OF PUBLIC WORKS.

(1917-41) and DEPARTMENT OF PUBLIC SAFETY (1941--).

Regulation of trucks as common carriers by ILLINOIS COMMERCE DEPARTMENT (-1939); by DEPARTMENT OF PUBLIC WORKS AND BUILDINGS (1939--).

To register certificates of title and motor vehicle theft.  $\underline{ \text{L. } \frac{1921, \text{ p.582.}}{\text{recovery of motor vehicles created.}}$ 

L. 1933, p.969. Amended L. 1933, p.975; L. 1937, pp.916,922; L. 1939, pp.783,789; L. 1941, v.1, pp.884,885,922,924. Certificates of title, issued by Secretary of State, required.

To issue operators licenses.

Chauffeurs

1919-38. L. 1919, p.680, as amended.

Examinations and license by SECRETARY OF STATE.

1938-41. L. 1938, p.39. License by
SECRETARY OF STATE: examination by
SECRETARY OF STATE AND DEPARTMENT OF PUBLIC
WORKS AND BUILDINGS.

1943. L. 1943, v.1, p.935. DEPARTMENT OF PUBLIC SAFETY given duties of DEPARTMENT OF PUBLIC WORKS AND BUILDINGS.

1941. L. 1941, v.1, p.925; L. 1943, v.1, pp.933, 935. License by SECRETARY OF STATE: examination by SECRETARY OF STATE AND DEPARTMENT OF PUBLIC SAFETY.

Private operators

1939-- L. 1938 1st spec.sess., p.39.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Administrative Divisions (con't)
AUTOMOBILE DEPARTMENT (con't)
Duties (con't)

Private operators (con't)
Licenses required after May 1, 1939, issued by
SECRETARY OF STATE. Examination by DEPARTMENT OF
PUBLIC WORKS AND BUILDINGS, 1939-41; by DEPARTMENT
OF PUBLIC SAFETY, 1941-L. 1941, v.1, p.925.

Liability Insurance

1923. L. 1923, p.542; L. 1931, p.781; L. 1939, p.783; L. 1941, v.1, p.894. For taxicabs Insurance bonds deposited with Secretary of State.

1939. L. 1939, p.840. Buses. Bonds filed with ILLINOIS COMMERCE COMMISSION.

1938. L. 1938, 1st spec.sess., p.51; L. 1941, v.1, p.893. Proof of financial responsibility for private cars in accident cases, to be approved by Secretary of State.

Organization of Department

L. 1909, p.78. One automobile clerk.

L. 1913, p.96. Automobile Department; Automobile investigators.

L. 1915, p.205. Chicago office added.

L. 1933, p.157. Automobile Department; Chicago
Automobile Department; Auto Accounting Department
(administered as a part of Accounting Department,
created 1927); Automobile Shipping Department
(administered as a part of the Shipping Department).

L. 1937, p.230. Title department added (to administer Uniform Motor Vehicle Anti-Theft Act).

 $\frac{\text{L.}}{\text{operators}}$  Department added (to license

# CORPORATION DEPARTMENT

L. 1895, p.51. First appropriation for corporation clerks. Function goes back to general act of 1877.

Duties: To issue charters for domestic corporations, issue permits for foreign corporations to do business in State; to authorize dissolution of corporations; to keep record of such corporations to include names and addresses of officers, amount of authorized capital stock, and changes in by-laws, amounts of capital stock, etc.; to compel filing of certified reports on penalty of cancellation of charter; to collect fees and assess and collect franchise tax.

See also Corporations, Acts Relating to.

SECRETARY OF STATE (con't)
Under Constitution of 1870

See also regulation of corporations by:

AUDITOR OF PUBLIC ACCOUNTS

Banks

Building and Loan and Homestead Loan Associations Credit Unions Foreign Exchange Pawners Societies Trust Companies Wage Loan Corporations

ILLINOIS COMMERCE COMMISSION

Railroads and other Common Carriers, including Telephone, Telegraph, etc.

Warehouses Public Utilities

INSURANCE DEPARTMENT
Insurance Companies
Surety Companies

SECRETARY OF STATE. SECURITIES DEPARTMENT Licensing sales of securities Corporations, Act Relating to

COURT OF CLAIMS
See CLAIMS, COURT OF

EXECUTIVE DEPARTMENT

This department keeps the "fair register of all the official acts of the Governor," required by the Secretary of State Act (R.S. 1874, p.986, Sect. 5.), including the preparation and register of commissions issued by the Governor. The great seal is under the custody of the chief clerk of this department.

All official communications between the Governor and Secretary of State are transmitted thru this office.

The Executive Department also registers trade marks. For bibliography See Records: Marks and Brands and Trade Marks.

L. 1895, p.151. First separate appropriation for Executive clerk.

Functions formerly performed by Index Department and before that under direct supervision of Secretary of State.

<u>See also</u> SECRETARY OF STATE. Under Constitution of 1870.

Duties: License and registration; Trade Marks.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Administrative Departments (con't)

#### INDEX DEPARTMENT

Duties: Originally created (1873; L. 1874, p.39); first appropriation, L. 1875, p.27) as the Department of Archives and Indexes, the Index Department is technically in charge of the archives of the Secretary of State's Department, also of the General Assembly. Although the non-current archives and some of the current records (such as enrolled laws and deeds to State property) have been transferred to the Archives Department of the State Library, such matters as issuance of certified copies and technicalities involving the use of these documents are referred to the Index Department as the department of origin. The indexing of State documents was started in this department.

The central file for Secretary of State's correspondence is maintained by the Index Department.

Supervision over State elections
Corresponds and advises with county clerks and other election officials. Receives and files election petitions (for State Offices and offices covering more than one county), senatorial resolutions, withdrawals from candidacy, election returns, etc. Publishes constitutional amendments, question of public policy, etc. to be voted upon. It tabulates and records the vote for federal, state, district and county elections over which the State has jurisdiction, etc.

See also SECRETARY OF STATE. Ex officio duties, for membership in various electoral boards.

Compiles, edits and prints the session laws and legislative journals.

- Bibliography of election laws supervised by Secretary of State:

  See also Elections, Acts Relating to
  Constitution. Art. V. Sect. 4. Returns for elective State officers transmitted through the Secretary of State to the Speaker of the House.
- 1872. An act in regard to elections, and to provide for filling vacancies in elective offices. Ap. Apr. 3, 1872.

  L. 1871/72, p.381. Amended L. 1873/74, p.95; L. 1877, p.100;

  L. 1881, p.94; L. 1883, p.94; L. 1885, pp.187,193; L. 1887, p.173; L. 1889, p.149; L. 1895, pp.170,171,175; L. 1897, p.216; L. 1901, pp.166,168,170; L. 1903, pp.172,175; L. 1905, p.202; L. 1913, p.307; L. 1915, p.398; L. 1917, pp.444,453, 486; L. 1919, p.474; L. 1921, pp.428,429; L. 1923, p.347; L. 1925, pp.371,372; L. 1927, p.450; L. 1928, p.32; L. 1929, p.404; L. 1931, p.542,567; L. 1933, pp.540,545,546,549,550, 554; L. 1935, pp.793,794; L. 1936, 4th spec.sess., p.28;

SECRETARY OF STATE (con't)
Under Constitution of 1870
Administrative Departments (con't)
INDEX DEPARTMENT (con't)
1872. (con't)

L. 1939, p.536; L. 1941, v.1, pp.598,602,603,629, Sect. 25 repealed. L. 1919, p.725. Repealed L. 1943, v.2, pp.246,261.

1877. An act to provide for the manner of proposing amendments to the constitution, and submitting the same to the electors of this State. Ap. Mar. 14, 1877. L. 1877, p.4. Amended L. 1923, p.5; L. 1929, p.6.

An act regulating the holding of elections and declaring the result thereof in cities, villages and incorporated towns in this State. Ap. June 19, 1885.

L. 1885, p.139. Amended L. 1887, p.171; L. 1891, pp.121,123;
L. 1895, p.169; L. 1897, pp.214,215,217; L. 1899, p.153;
L. 1901, pp.169,199,205; L. 1903, pp.166,167,168,170;
L. 1907, p.307; L. 1909, p.198; L. 1911, p.313; L. 1913, p.309; L. 1915, p.393; L. 1917, pp.445,452; L. 1919, p.474, 512; L. 1921, pp. 425,426,427; L. 1923, p.345; L. 1925, p.369,370; L. 1927, pp.443,453; L. 1928, pp.15,16,17; L. 1929, pp.399,400,401; L. 1931, pp.544,545,566. L.1933, pp.533,534, 535,537,539; L. 1935, pp.792,794,797,825; L. 1936, 4th spec.sess., p.33; L. 1937, pp.548,549; L. 1939, pp.539,540, 542; L. 1941, v.1, pp.592,594,595,596,597.

Repealed L. 1943, v.2, pp.246,262.

- An act to regulate primary elections of voluntary political associations, and to punish frauds therein. Ap. June 22, 1885. L. 1885, p.188.

  Repealed L. 1889, p.148; L. 1943, v.2, pp.246,261.
- An act to regulate primary elections of voluntary political associations, and to punish frauds therein. Ap. June 6, 1889.

  L. 1889, p.140. Repealed L. 1907/08, p.78; L. 1909/10, p.76;
  L. 1927, p.491.
- An act to provide for the printing and distribution of ballots at public expense, and for the nomination of candidates for public offices, to regulate the manner of holding elections, and to enforce the secrecy of the ballot.

  Ap. June 22, 1891.

  L. 1891, p.108. Amended L. 1893, p.97; L. 1897, pp.211,212, 213; L. 1899, pp.149,151; L. 1903, p.174; L. 1905, pp.208,210; L. 1907/08, p.80; L. 1911, p.310; L. 1915, p.399; L. 1916, 2d spec.sess., p.73; L. 1919, p.525; L. 1928, p.33; L. 1929, pp.391,392,394,403,407,421; L. 1931, pp.543,549,566,567; L. 1933, pp.530,548,551,578; L. 1935, p.789; L. 1941, v.1, p.590. Repealed L. 1943, v.2, pp.246,262.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Administrative Divisions (con't)
INDEX DEPARTMENT (con't)
Bibliography of election laws (con't)

- An act providing for primary elections of delegates to nominating conventions of political parties or organizations, and to promote the purity thereof by regulating the conduct thereof, and to support the privileges of free suffrage thereat by prohibiting certain acts and practices in relation thereto, and providing for the punishment thereof.

  L. 1898, p.11; Amended L. 1901, p.172; L. 1903, p.176.
  Repealed L. 1907/08, p.78; L. 1909/10, p.76; L. 1927, p.491.
- An act providing for primary elections of delegates to nominating conventions of political parties or organizations, and to provide for the purity thereof. Ap. Apr. 24, 1899.

  L. 1899, p.211. Amended L. 1901, p.197.

  Repealed L. 1907/08, p.78; L. 1909/10, p.76; L. 1927, p.491.
- An act to provide for the publication of all constitutional amendments or other propositions required by law to be voted for. Ap. Apr. 22, 1899.
  L. 1899, p.216.
- An act providing for an expression of opinion by electors on questions of public policy at any general or special election. Ap. May 11, 1901.
  L. 1901, p.198. Repealed L. 1943, v.2, pp.247,262.
- An act to provide for the use of voting machines at elections, for casting, registering, reading and counting ballots or votes, also creating a board of voting machine commissioners and defining its duties. Ap. May 14, 1903.

  L. 1903, p.178. Amended L. 1929, p.428; L. 1941, v.1, p.634.

  Repealed L. 1943, v.2, pp.247,262.
- An act to provide for the holding and regulation of primary elections. Ap. May 18, 1905.
  L. 1905, p.211. Declared unconstitutional, Apr. 5, 1906.
- An act to provide for the holding and the regulation of primary elections of delegates to nominating conventions, for the holding of such conventions, filling vacancies and fixing penalties for the violation of the provisions thereof.

  Ap. May 23, 1906.

  L. 1906, p.436.
- An act to provide for the holding of primary elections by political parties. Ap. Feb. 21, 1908.

  L. 1907/08, p.48. Repealed L. 1909/10, p.77; L. 1927, p.491.
- Ac act to provide for the holding of primary elections by political parties. Ap. March 9, 1910.

  L. 1909/10, p.47. Amended L. 1912, 2d spec.sess., p.42,43;

  L. 1913, pp.310,330,331; L. 1921, p.432; L. 1923, p.350;

  L. 1925, pp.373,376. Repealed L. 1919, p.511.
  Unconstitutional 326-240,157 NE 235.

Secretary of State (con't)
Under Constitution of 1870
Administrative Departments (con't)
INDEX DEPARTMENT (con't)
Bibliography of election laws (con't)

- An act to provide for the holding of primary elections by political parties for the nomination of members of the General Assembly and the election of Senatorial committeemen. Ap. Mar. 9, 1910. L. 1909/10, p.77. Amended L. 1916, 2d spec. session p.75; L. 1921, p.435; L. 1923, p.348. Repealed L. 1927, p.491.
- An act to enable qualified electors of this State enlisted in companies or regiments organized in this State and absent from their election precincts because engaged in actual military service, to vote as a unit in certain elections. Ap. June 22, 1917.
  L. 1917, p.440. Repealed L. 1943, v.2, pp.247,262.
- An act to provide for the nomination by political parties of judges of the Superior Court of Cook County and of all circuit Judges. Ap. June 25, 1917.
  L. 1917, p.454.
- An act in relation to the nomination of candidates for public offices by political parties. Ap. June 28, 1919.
  L. 1919, p.475. Held unconstitutional. 294-263 NE 505.
- An act to revise the law with relation to the nomination, by political parties of judges of the Superior Court of Cook County and all circuit judges and to real all Acts in conflict therewith. Ap. June 27, 1921.

  L. 1921, p.431. Repealed L. 1927, p.457.
- An act in relation to the nomination by political parties of judges of the Circuit Courts, Judges of the Superior Court of Cook County and Judges of the Supreme Court of the State of Illinois. Ap. July 6, 1927.

  L. 1927, p.455. Amended L. 1929,pp.405,406; L. 1935, p.802.

  Repealed L. 1943, v.2, pp.247,263.
- An act to provide for the making of nominations by, and the organization of, political parties. Ap. July 6, 1927. L. 1927, p.459. Amended L. 1928, p.40; L. 1929, pp.408, 412,413,414,415; L. 1931, pp.556,557,558,560; L. 1933, pp.557,558,561,563,565,568,572,577; L. 1935, pp.803,805; L. 1936, 3d spec.sess., p.8; L. 1936, 4th spec.sess., p.63; L. 1939, pp.533,537,550; L. 1941, v.1, pp.599,603,604,605, 606,608,629,631. Repealed L. 1943, v.2, pp.247,263.
- An act to provide for the holding of primary elections by political parties for the nomination of members of the General Assembly and the election of Senatorial committeemen. Ap. July 6, 1927.

  L. 1927, p.492. Amended L. 1928, p.60; L. 1929, pp.410,420; L. 1931, pp.563,564; L. 1936, 3d spec.sess., p.10; L. 1941, v.1, p.600. Repealed L. 1943, v.2, pp.248,263.

SECRETARY OF STATE (con't)
Under Constitution of 1870
Administrative Division (con't)
INDEX DEPARTMENT (con't)
Bibliography of election laws (con't)

An act to validate certain proceedings in connection with the nomination of candidates for judges of circuit courts.

Ap. May 1, 1939.
L. 1939, p.538. Repealed L. 1943, v.2, pp.248,263.

An act in relation to the Judges of the Superior Court of Cook County, and to repeal certain acts therein named."

Approved and in force Apr. 17, 1935. L. 1935, p.824.

Repealed L. 1943, v.2, pp.248,263.

An act concerning elections. Ap. May 11, 1943. L. 1943, v.2, p.(1).

Amended L. 1943, v.2, pp.248,249,250,253,275,276,277,278,280,
281,286,287,288. L. 1944, pp.2,5.

Repeals: L. 1943, v.2, p.275. Sect. 4. 25-4, 28.5, 35-5.
38, 6.77-6.79; 7.65-7.78, 10.15-10. 16, 14.9, 17.24-17.28.
17.31-17.42, 18.18-18, 39, 22.15-22.18.

# SECURITIES DEPARTMENT

Enforces the Securities Act. Licenses sale of securities (stocks, bonds, etc.), also brokers selling same.

L. 1919, p.156, 1st appropriation for separate department.

See also Securities, Acts Regulating Sale of

#### SHIPPING DEPARTMENT

Ships automobile plates, etc; distributes documents as required by law; keeps official file of requisitions on State Printer.

L. 1895, p.51, first appropriation for a "shipping clerk."
See also above under SECRETARY OF STATE: Duties.

# STATE LIBRARY

See LIBRARY, STATE

# SUPERINTENDENT OF CAPITOL BUILDINGS AND GROUNDS

Has general supervision over buildings and grounds of State Capitol, Centennial Building, Archives Building and Power Plant. Supervises landscape work, janitor work, repairs, watchmen, etc. Power Plant, headed by chief engineer, included in department.

See also State Capitols: Springfield

### SUPPLY DEPARTMENT

Furnishes stationery supplies on requisition of State Departments.

See also SECRETARY OF STATE. Duties.

L. 1899, p.56.
Clerks."

First separate appropriation for "Supply

- Securities, Acts Regulating Sale of

  See also Corporations, Acts Relating to
  Public Utilities, Acts Regulating
  (Especially 1913 Public Utilities Act)
  - 1855. An act to punish the fraudulent issue and transfer of certificates of stock in corporations. Ap. Feb. 14, 1855. Pub.L. 1855, p.163.
  - 1870. Constitution of 1870. Art. IV Sect. 20. "The state shall never pay, assume or become responsible for the debts or liabilities of, or in any manner give, loan or extend its credit to or in aid of any public or other corporation, association or individual.
  - 1874. Criminal Jurisprudence. Ap. Mar. 27, 1874.

    Div. 1 Sect. 119-120 R.S. 1874, p.370. Amended L. 1919, p.426.

    Fraudulent Stocks
    - Div. 1 Sect. 130 R.S. 1874, p.372. Amended L. 1913, p.256.

      Gambling in grain or other commodity, stock of any railroad company, gold, etc.
  - 1885. An act to require railroad corporations to have and maintain a public office or place in the State of Illinois where transfers of stock may be made, and to enforce the provisions of section (9), Article eleven (11) of the Constitution of Illinois. Ap. June 18, 1883.

    L. 1883, p.128, Amended L. 1935, p.1112; L. 1945, v.1, p.1049.
  - 1887. An act to suppress bucket-shops and gambling in stocks, bonds, petroleum, cotton, grain, provisions or other produce. Ap. June 6, 1887.

    L. 1887, p.96.
  - 1917. An act to prevent fraud in the sale and disposition of stocks, bonds, or other securities sold or offered for sale within the State of Illinois, by any dealer, firm, company, association, or corporation, foreign or domestic, by requiring an inspection of the business of such persons, firms, companies, associations, or corporations, including dealers and agents, and such regulation and supervision of the business of such persons, firms, companies, associations, or corporations, including dealers and agents, as may be necessary to prevent fraud in the sale within the State, of any stocks, bonds or other securities, and providing penalties for the violation thereof. Filed June 25, 1917. "Blue Sky Law."

    L. 1917, p.294. Repealed L. 1919, p.364.
  - 1919. An act to prohibit false and misleading statements in advertisements offering to purchase United States bonds of the liberty loans. Filed July 11, 1919. L. 1919, p.240.

An act relating to the sale or other disposition of securities and

providing penalties for the violation thereof and to repeal acts in conflict therewith. Ap. June 10, 1919, cited as the "Illinois Securities Law."

L. 1919, p. 351. Amended L. 1921, p. 357; L. 1925, p. 549; L. 1929, pp. 681,684,687,689,692,694,697; L. 1931, pp. 816,825,828; L. 1931/22, 1st spec.sess., p. 124; L. 1932, 3d spec.sess., p. 206; 1933, p. 979; L. 1935, pp. 600,1289; L. 1936, 3d spec.sess., p. 7; L. 1939, p. 1033; L. 1941, p. 1116; L. 1945, p. 1323; L. 1947, p. 1518. Repealed L. 1955, p. 1329(1366).

Securities, Acts Regulating Sale of (con't)

1953. An act relating to securities, defining terms used; providing for the registration of securities and for the regulation of the sale thereof; providing for the registration of dealers in and salesmen of securities; fixing penalties for violation of this Act; and repealing a certain Act herein named except provisions of said Act continued in force and effect. Ap. July 13, 1953. "Illinois Securities Law of 1953." L. 1953, p.1329. Amended L. 1955, p.1030.

### SECURITIES DEPARTMENT

See SECRETARY OF STATE. Administrative Departments.

SECURITY HOSPITAL, ILLINOIS. Chester.

1933. Created. An act to establish and provide for the conduct of an institution for the care and custody of persons of unsound or feeble-mind, to be known as the Illinois Security Hospital, to designate the classes of such persons to be confined therein, and to authorize the Department of Public Welfare to utilize therefor the premises now occupied by the Illinois Asylum for Insane Criminals. Ap. June 30, 1933. L. 1933, p.778. Amended L. 1941, v.1, p.301; L. 1943, v.1, pp.273,274.

> Title amended L. 1941, v.1, p.303, by omitting all after the words "therein."

# Additional Bibliography.

1933 Penitentiary Act. Sect. 11. L. 1933, p.783. Amended L. 1941, p.1017; L. 1943, v.1, pp.985,992.

1939. An act concerning insane persons confined in certain penal and correctional institutions. Filed July 29, 1939. L. 1939, p.703.

#### Government

Under jurisdiction of DEPARTMENT OF

1933-41 PUBLIC WELFARE

1941-43 PUBLIC SAFETY L. 1941, v.1, p.1234 1943-- PUBLIC WELFARE L. 1943, v.1, pp.273,985

### Location

Buildings and grounds of old Illinois Asylum for Insane Criminals. at Chester.

### Purpose

Feeble-minded male persons committed direct from the courts or transferred from other State hospitals for the insane or institutions for the feeble-minded because it is necessary to hold them in greater security than that afforded at those institutions.

No felons received in this Hospital. They go to the Psychiatric Division of Illinois State Penitentiary, Chester.

#### Commitments to:

- a) Every male person who, charged with the commission of a crime, cannot be put upon trial because adjudged insane or lunatic.
- Every insane, feeble-minded or mentally deficient male person committed thereto by order of any court of competent jurisdiction.
- c) Every feeble-minded or mentally deficient male person committed to the Department of Public Welfare by any court of competent jurisdiction, whose history discloses a display of criminal tendencies, and who upon examination under the direction of the department has been found a fit subject for confinement in such institution.
- d) Every insane, feeble-minded or mentally deficient male person now confined in any State hospital for the insane other than the Illinois Asylum for Insane Criminals, or in any State institution for the care of feeble-minded or mentally deficient persons, whose history discloses a display of criminal tendencies, and who, upon examination under the direction of the Department of Public Welfare, has been found a fit subject for confinement within the institution...
- e) Every insane, feeble-minded or mentally deficient male person hereafter committed to any State hospital for the insane or to any State Institution for the care of feeble-minded or mentally deficient persons, whose history discloses a display of criminal tendencies and who, upon examination under the direction of the Department of Public Welfare, has been found a fit subject for confinement within the institution...
- f) Every male person now confined in the Illinois Asylum for Insane Criminals who has been transferred thereto from any of the State hospitals for the insane or any State institution for the care of the feeble-minded, pursuant to section 9 of "An Act to provide for the location, erection, organization and management of an asylum for insane criminals, and making an appropriation for the construction of necessary buildings," approved June 1, 1889, as amended.
- g) Every insane, feeble-minded or mentally deficient male person who, while an immate of any State hospital for the insane or any State institution for the care of feeble-minded or mentally deficient persons, has committed or attempted to commit any crime of violence or any act of arson or unlawful burning.

# SECURITY HOSPITAL, ILLINOIS. Chester (con't)

- h) Every insane, feeble-minded or mentally deficient male person who, after having escaped from any State hospital for the insane, or any State institution for the care of feeble-minded or mentally deficient persons, and before he has returned thereto, has committed any crime of violence or any act of arson or unlawful burning.
- i) Every male person designated by the Department of Public Welfare for confinement in the Illinois Security Hospital by authority of section 12 of Division II of "An Act to revise the law in relation to criminal jurisprudence," approved on March 27, 1874, as amended, or pursuant to any other provision of law.
  - L. 1941, v.1, p.302. Amended to read "Department of Public Safety." L. 1943, v.1, p.275 changed back to "Department of Public Welfare."

Criminal Code. Div. II Sect. 12. Commitment of insane persons. L. 1941, v.1, p.552; L. 1943, v.1, p.585.

#### SEDITIOUS ACTIVITIES INVESTIGATION COMMISSION

- 1945. An act to create a Commission to investigate the sources of certain Un-American publications, to define its powers and duties, and to make an appropriation therefor. Ap. July 25, 1945. L. 1945, p.102.
- 1947. An act to create a seditious activities investigation commission, to prescribe its powers and duties, and making an appropriation therefor. Ap. July 21, 1947. L. 1947, p. 275.

Deficiency appropriations to: Filed Apr. 12, 1949. L. 1949, p.267. Filed July 28, 1949. L. 1949, p.268.

Commission instructed to investigate Roosevelt College and the University of Chicago. H.J.R. No. 21. L. 1949, p.1647.

SEED INSPECTION, DIVISION OF

See AGRICULTURE, DEPARTMENT OF, 1917. Administrative Divisions.

# Seminaries

See School Laws, Non-Code

Universities, Colleges and Academies, General Acts Relating to

# Seminary Fund

See Treasury, State

1818-45 Special Funds.

1848-69 School Funds.

Under Constitution of 1870. Special Funds.

Seminary Lands (The College Township)
Grants

College Township

1804. An act making provision for the disposal of the public lands in Indiana Territory, and for other purposes. Ap. Mar. 26, 1804. U.S. St.L.2: 279. Sect. 5.

"An entire township in each of the three-above described tracts of country or districts [Detroit, Vincennes and Kaskaskia] to be located by the Secretary of the Treasury, for the use of a seminary of learning."

## Seminary Lands

1818. Enabling act.

An act to enable the people of the Illinois Territory to for a constitution and state government, and for the admission of such state into the Union on an equal footing with the original states. Ap. Apr. 18, 1818.
U.S. ST.L.3: 428.

- Sect. 6. Paragraph 4. "That thirty-six sections or one entire township, which shall be designated by the President of the United States, together with one heretofore reserved for that purpose, shall be reserved for the use of a seminary of learning, and vested in the legislature of said state, to be appropriated solely to the use of such seminary by the said legislature."
- 1823. The General Assembly memorialized the President to designate the land for the seminary of learning in accordance with the enabling act, and to designate 36 separate sections instead of one entire township.

  L. 1823, p.214.
  - The President authorized the Governor to select the lands.

    Tracts were to consist of not less than two entire sections.
  - Governor Coles appointed John Messenger, R.K. McLaughlin, and Curtis Blakeman commissioners to select seminary lands. Aug. 21, 1823. Governor's Letter Books 1818-34. (III. Hist. Collect. v. 4, p.47-50. Paid \$200 each. L. 1825, p.5.
- 1826. Further selections made.
- 1828. Jan. 21. Governor Edwards appointed William Moore and Samuel Whiteside to select the remainder of the seminary lands. Governor's Correspondence in Land Records in ARCHIVES DIVISION, ILLINOIS STATE LIBRARY.
  - Patents Issued. (Originals in ARCHIVES DIVISION, ILLINOIS STATE LIBRARY).

Seminary Lands (The College Township) (con't)
Location of Lands (con't)
College Township (con't)

1826. Dec. 26. Springfield District.

S1,2,11,12 and 13 in T15NR11W S1,30,32 in T16NR5W S4,5 in T16NR6W S30,31 in T17NR4W S25,36 in T17NR5W S18,19,30,31,32 in T17NR6W S1,12,13,24,25,36 in T17NR7W

1836, Mar. 17

SW15 T 12N R9 E3 SW21, E 1/2 28, S 1/2 29 T14NR10 E3 S 1/2 13, NW and SE24 T11N R12 W2 SE11, NE14, T22N R12 W2 S 1/2 35 T23N R12 W2 W 1/2 3, NW11 T25N R12 W2 E 1/2 8, T12N R13 W2 SW29. N1/2 32, NE36 T13N R13 W2 SE21, W 1/2 27, N 1/2 28 T22N R13 W2 SE12 T10N R13 W2 SE8, NW17, NE18, SW29, SE30 NE (NW?) 31, NW32 T12N R14 W2 W 1/2 2, all 3, all 4, NE5 T20N R1 W3 SE32, SW33, T21N R1 W3 S 1/2 22 T22N R5 W3 Sects. 2, 3, 15, 22, 27, 28, 33, E 1/2 11, N 1/2 29, N 1/2 30, N 1/2 32, W 1/2 23, SW29 T22N R4 E3 Sect. 36 T23N R4 E3

1838. Oct. 10

N 1/22, SW2, SE3, NE9, SE5, E 1/2 8, NE10, NW11 T19N R3 (?) E3
W 1/2 31, NE17, NE20, S 1/2 20, all 21 NE31, S 1/2 30, all 29, S 1/2 15, NE15, N 1/2 22 T20N R4 E3
NW21, T20N R4 E3
SE8, SE9, NE9, s 1/2 17, NE17, NE20 T13N R1 W3
S 1/2 22, SW23, NW25, NE25, NE26 T13N R2 W3

T5N R1W in Fayette County chosen under 1804 act.

1851. An act to amend an act to provide for the sale of the seminary lands, approved Jan. 12, 1829. Ap. Feb. 15, 1831. <u>L.</u> 1831, p.171.

Governor to surrender title to T5N RlW in Fayette County to U.S. if Congress consents. Governor to appoint one or more persons to locate lands granted in lieu thereof.

Seminary Lands (The College Township) (con't)
Location of Lands (con't)
College Township (con't)

- 1831. An act to authorize the State of Illinois to surrender a township of land granted to said State for a seminary of learning and to locate other lands in lieu thereof.

  Ap. Mar. 2, 1831. U.S. St.L. 4: 475.
  - Congress permits surrender of said township and location by the State of Illinois in lieu thereof "One entire township or a quantity of land equal thereto, in tracts of not less than a quarter of a section."
  - Deed of surrender forwarded by Secretary of State of Illinois Aug. 9, 1831. Governor's Letter Books 1818-34. (Illinois Historical Collections v.4) p.181.
  - John D. Whiteside, John A. Wakefield, William A. Archer, commissioners to select the lands. Appointed Mar. 24, 1831. Governor's Letter Books p.170.

Administration of the Lands Leases

> 1819. An act authorizing the leasing of the college township. Ap. Mar. 25, 1819. L. 1819, p.252.

> > Squatters on the land.

Samuel G. Morse, Levi Warner and Martin Jones named commissioners to lease to the settlers on T5N R1 W3, the tracts of land they respectively occupy, exceeding in no instance one full quarter section.
Leases to expire on April 1, 1821.

Commissioners to prevent further intrusions on said land, and to prosecute attempts to make a settlement thereon, or to commit waste or depredations.

Persons not now settlers permitted to lease improvements of settlers not desiring to make leases under sect. 1. Lessees forbidden to cut any more timber than shall be actually necessary for the agricultural uses of the place.

Commissioner to give every lessee the refusal of the premises in which he resides, to take a second lease in preference to any other person.

1821. An act authorizing the auditor of public accounts to lease the college township. Ap. Jan. 51, 1821. L. 1821, p.60. Seminary Lands (The College Township) (con't)
Administration of the lands
Leases (con't)

- 1821. Auditor may lease the township to any individual on the following terms:
  - 80 or 160 acre tracts at option of lessee. Entered in book kept by the auditor.
  - Land rent free for the first three years and after that at 6% per cent per annum at \$2.00 per acre.
  - Lessee to give bond to commit no waste. If lessee fails to take possession in twelve months from date of entry, auditor to distrain for rent.
  - No lease for longer than ten years.
  - Lessee to receive a credit out of his rent for the value of any apple trees planted, not to exceed 200 upon any quarter section, within the first seven years of his lease.
  - Improvements bound for any rents due; to give bond to leave premises in good repair.
- 1823. An act to amend an act entitled, "An act authorizing the Auditor of Public Accounts to lease the college township," Ap. Jan. 31, 1821. Ap. Feb. 18, 1823. L. 1823, p.179.
  - Lessees allowed two years additional rent free. Auditor may lease part prairie and part timber to suit the convenience of lessee. Former leases may be revised accordingly.
  - President memorialized to designate the seminary lands (see under location of Lands).
- 1825. An act to make compensation to certain persons for their services in selecting seminary lands. Ap. Dec. 7, 1824. L. 1825, p.5.
  - Governor authorized to appoint such agents as he may deem necessary for the protection of seminary lands. Agents authorized to prosecute trespass cases. Joint resolution. L. 1825, p.185.

Agents appointed:

E. Brigham for Sangamon County, Feb. 15, 1826. Governor's Letter Books 1818-34, p.95. Declined. p.96.

Isaac Morgan for Sangamon County, Apr. 4, 1826. Ibid p.98.

George Hackett for Morgan County, Feb. 15, 1826. Ibid p.96.

In letter to Col. William S. Hamilton, Sangamon County, Mar. 19, 1824, Governor authorizes leases until next General Assembly, only. Ibid p.63. Seminary Lands (The College Township) (con't)
Administration of the Lands (con't)
Trespass

1826. An act to prevent persons from trespassing on seminary and school lands. Ap. Jan. 26, 1826.
L. 1826, p.80. Repealed L. 1841, p.285.

(See summary under School Lands)

Sale of lands.

1829. An act to provide for the sale of the seminary lands.

Ap. Jan. 12, 1829. R.S. 1829, p.158.

Auditor to record a list of the seminary lands, which record, when certified, shall have the same force and effect in all places and courts, as other records. Governor to certify the number and description of all seminary lands now or hereafter selected.

Auditor to sell to highest bidder at Vandalia on the 1st Monday of October next, reserving T5N R1W. To advertise for three months in two newspapers printed in this State. Minimum price \$1.25 per acre.

Auditor to make purchaser a deed signed and sealed by said auditor.

Payment not being made, sale void and land resold.

Purchaser at first sale to pay the difference between the
price brought at first and second sales. Auditor to sue
for same.

Land sold in 80 acre tracts, offering all of one section for sale before proceeding to next section.

Fractional quarters or fractional sections may be offered as fractional quarters or sections, but no more than 80 acres at a time.

Leased lands not to be sold until expiration of lease.

Preemptions allowed settlers. Not more than 160 acres running with sectional lines. Claimants must file affidavits with auditor that they made settlement and improvements before land selected for seminary lands. File claim before June 1 and pay \$1.25 per acre before October 1 next. If payment not made, auditor to sell.

No land to be sold at private sale until after offered at public sale. Leased lands advertised and sold after expiration of leases. Land sold at private for \$1.25 per acre.

Auditor and treasurer to keep records on sales.

Proceeds of sale to be applied exclusively to education.

Seminary Lands (The College Township) (con't)
Administration of the Lands (con't)
Sales of Lands (con't)

1829. (con't)

Governor, auditor, attorney general and secretary of state constituted commissioners of the seminary fund.

Laws authorizing the leasing of seminary lands repealed.

- 1831. An act to amend an act to provide for the sale of the seminary lands, approved Jan. 12, 1829. Ap. Feb. 15, 1851. L. 1831, p.171.
  - If Congress agrees to exchange T5N R1W (College Township)
    Governor to transfer to U.S.
  - Governor to appoint one or more persons to locate lands in lieu thereof, in small tracts. To report locations to registers of the land offices concerned, and to auditor who shall notify the secretary of the Treasury. Auditor to sell at public sale at Vandalia.
  - Preemption rights to persons making improvements before selection of lands. Not more than 160 acres at \$1.25 per acre on receipt of proof by auditor. If payment therefor not made before date of public sale, to be sold the

Private sales allowed as under 1829 act.

No lands to be sold for less than \$1.25 per acre.

- An act authorizing Stephen T. Beeman to erect a mill and other machinery, on the college township, in Fayette County. Ap. Jan. 15, 1831.
  L. 1831, p.97.
- Stephen T. Beeman authorized to erect a mill or other machinery on college township in Fayette County and to erect a dam on the lakes lying on sections 2, 3 and 4 and conduct water therefrom to his carding machine.
- Must erect mill and machinery within three years.

  May occupy land for fifteen years or until Congress shall exchange it.
- If State of Illinois sells or disposes of township, Beeman, his heirs and assigns to have preemption right at price fixed by state.
- Beeman to record sections required with Fayette County commissioner's court.
- An act supplementary to an act entitled, "An act to authorize Stephen T. Beeman to erect a mill and other machinery on the college township in Fayette County." Ap. Feb. 5, 1851. L. 1831, p.98.

Seminary Lands (The College Township) (con't)
Administration of the Lands (con't)
Sale of Lands (con't)

1831. (con't)

Right of preemption limited to one quarter section and to less than that if it interferes with the rights or occupancy of any individual who may have settled on said township before Beeman.

The quarter section shall be selected in one entire quarter section and not in contiguous half quarters.

1835. An act to repeal so much of the law as grants preemtion rights to settlers on seminary lands. Ap. Feb. 6, 1835. L. 1835, p.151.

Sect. 3 of 1831 act repealed, subject to rights acquired under that act.

1845. An act to authorize a sale of seminary lands in Champaign County. Ap. Feb. 26, 1845. L. 1845, p.208.

> School commissioner of Champaign County to sell all unsold seminary lands situated in said county. Auditor to furnish a list thereof. Sale to be advertised for six weeks. Lands to be appraised by three persons appointed by school commissioner.

Lands to be sold at auction in lots not exceeding 40 acres each, and not less than the appraised value, on a credit of one, two, and three years, payable one third, end of year, and one third each year, secured by personal security and mortgage on the premises drawn payable to state treasurer.

Lands not sold at public sale subject to private entry on same terms, at appraised value.

Auditor to sign and seal deed.

# Proceeds of sales.

43,200 acres sold at average price of \$3.78 per acre, though sometimes for as low as \$.70. The Bloomington State Normal and the Southern Illinois Normal University share the proceeds of the seminary fund.

Governor's Letter Books 1818-34. (III.Hist.Collect.v.4)
p.35.

Seminary Lands (The College Township) (con't)
Administration of the Lands (con't)
Sales of Lands (con't)

Records

Auditor

1001

Record of leases. 1821. List of seminary lands, made upon certified lists filed by governor. 1829. Record of sales. 1829. Auditor to give deeds. 1829, 1845.

Treasurer.

Duplicate record of sales. 1829.

Favette County Commissioners.

Stephen T. Beeman to register his selection for mill with. 1831.

Governor.

No sales record required since auditor signs the deeds.

SENATE PENITENTIARY INVESTIGATION COMMISSION (COMMITTEE)

See Penitentiary Investigating Committees and Commissions

Senatorial Committee. 1908 Created Bibliography:

> L. 1907/08, p.52. L. 1910, p.78. Amended L. 1913, p.331; L. 1921, p.443; L. 1923, p.348. L. 1927, p.492. Amended L. 1929, p.420; L. 1931, pp.563,564; L. 1933, p.563; L. 1936, 3d spec.sess., p.10; L. 1941, v.1, p.600. L. 1943 Election Code. Article 8 Sect. 5-13; L. 1943, v.2, p.133.

# Composition:

A senatorial committee for each political party for each senatorial district. In senatorial districts composed of three or more counties, one member elected from each county of district; in districts composed of two counties, two members elected from the county in which the political party at the general election next preceding the primary, polled the larger number of votes, one member from the other county; in districts composed of one county and in districts wholly within the territorial limits of one county, three members.

L. 1907/08, p.52; L. 1910, p.78; L. 1923, p.349; L. 1927, p.493; L. 1929, p.420; L. 1943, v.2, p.154.

#### Election

All members elected from each senatorial district, at April primary held in the year 1928, and every two years. See bibliography above.

Whenever vacancies occur in committees, remaining members to fill same.

L. 1929, p.421; L. 1943, v.2, p.134.

# Duties

- L. 1907/08, p.55. To file call for a senatorial convention in office of each county clerk in district, at least 33 days before date of primary. This duty omitted in subsequent acts.
- L. 1907/08, p.55. And subsequent acts: at least 33 days before date of primary, committee to meet, and by resolution, fix the number of candidates to be nominated by their party at the primary, for representative in the General Assembly. Certified copy of resolution to be filed with Secretary of State.
   L. 1943, v.2, p.137. Changed to 35 days before date of primary.
- L. 1933, p.564. In elections held prior to July 1, 1933, whenever senatorial committee to nominate a candidate when a special election is necessary, when a candidate nominated dies before election, or withdraws, or should the nomination become vacant for any other reason.
- L. 1941, v.1, p.600; L. 1943, v.2, pp.138,287. In case a candidate who has been nominated under the primary act, shall die before election, (whether death occurs prior to, or on the date of the primary) or decline the nomination, or should the nomination for any other reason become vacant, the senatorial committee of the respective political party shall nominate a candidate.

See also State Central Committee

Senatorial Districts
See Apportionment of Representation

Senators, U.S.

--1913 Elected by General Assembly 1913-- Elected by popular vote

September, First Monday in
Labor Day, a legal holiday. L. 1891, p.172.

Septic tanks

See Health, Acts relating to public 1870-- Sanitary engineering. Sewers.

Serum

See Health, Acts Relation to Public: Prevention and Treatment of Disease.

AGRICULTURE, DEPARTMENT OF. BIOLOGICAL LABORATORY.

SERVICE RECOGNTION BOARD (World War I Bonus)

1921. Created. Bibliography.

1921. An act to provide payment of compensation to certain persons who served with the military or naval forces of the United States in the recent war with Germany.

Ap. May 3, 1921.

L. 1921, p.26. Sect. 1-7, 9-10, 12-13 and 15 repealed L. 1941, v.1, p.1284.

L. 1923, pp.91,92,140. Appropriations.

- 1925. An act to provide payment of compensation to the beneficiaries of certain persons who served with the naval or military forces of the United States in the late war with Germany. Ap. June 19, 1925.

  L. 1925, p.25. Repealed L. 1941, v.1, p.1285
  Appropriations L. 1925, pp.151,152,153.
- 1927. An act terminating the service recognition board, and making provisions for the payment of certain claims for compensation. Ap. July 11, 1927.
  L. 1927, p.110. Repealed L. 1939, p.1192.
  - An act to provide for the delayed payment of compensation to certain persons who served with the military or naval forces of the United States during the war with the Imperial German Government. Ap. July 7, 1927.

    L. 1927, p.42. Repealed L. 1939, p.1192.

    Latest date for application 1 year from date of act, i.e., July 7, 1928.
- 1951. An act creating a World War Veteran's Commission, prescribing its powers and duties and making an appropriation therefor. Ap. July 8, 1931. L. 1931, p.192.

SERVICE RECOGNITION BOARD (con't)
The Bonus (con't)

# Composition:

The Governor, State Treasurer and Adjutant General

### Duties:

- L. 1921, p.67. "This board shall have complete charge and control of the general scheme of payment authorized in this Act, and may adopt general rules for the making of such payments, the ascertainment and selection of proper beneficiaries and the amount to which beneficiaries are entitled, and for procedure."
- $\underbrace{\text{L. }}_{\text{application.}} \underbrace{\text{1927, p.110.}}_{\text{Board terminated on expiration of date for}}$
- L. 1925, p.42. Records and incompleted duties to ADJUTANT GENERAL.
- L. 1931, p.192. WORLD WAR VETERAN'S COMMISSION to determine the number of persons entitled to State bonsuses to World War Veterans. To make recommendations to next General Assembly.

### The Bonus

- L. 1917, p.67. "Every person who was enlisted, inducted, warranted or commissioned and who served honorably in active duty in the military or naval service of the United States at any time between [April 6, 1917 and Nov. 11, 1918] and who, at the time of entering such service was a resident of the State of Illinois, and who is honorably separated or discharged from such service, or who is still in active service, or has been retired, or has been furloughed to a reserve, and who was in such service for a period longer than two months, shall be entitled to receive...fifty cents for each day that such person was in such service after April 6, 1917, but not exceeding a total of (\$300.00).
- "The husband or wife (if not remarried), child or children, mother, father, brother, or sister, in the order named, of any deceased person who served honorably in active duty in the military or naval forces of the United States, as provided in Section 1, shall be paid the sum or allowance that such deceased person would be entitled to under the provision of this Act, if living. In case such deceased person died while in the service, the sum to be paid under this section shall be... (\$500.00).

SERVICE RECOGNITION BOARD (con't)
The Bonus (con't)

No payment to be made to any person

- (1) who was dishonorably discharged or discharged without honor: or
- (2) who being in the military or navel service, refused on conscientious, political or other grounds, to subject himself to military discipline or to render unqualified service; Or
- (3) who, though in the service, did civilian work at civilian pay; or
- (4) who received from another state a bonus or compensation of a like nature.
- (5) for time spent while taking training in any students army or navy training corps.

No assignment of any right or claim to [such] compensation... shall be valid.

Financing of bonus.

\$55,000,000 bond issue, submitted to referendum.

SESQUI-CENTENNIAL EXPOSITION COMMISSION [Exposition at Philadelphia, 1926]

1925. Created. An act creating a commission to have charge of installing and maintaining an exhibit of the products and resources of the State of Illinois at the Sesqui-Centennial International Exposition, and appropriating money to pay the expenses thereof. Ap. June 30, 1925. L. 1925, p.142.

Composition: 5 members appointed by Governor.

Duties: To have full and exclusive charge and control of the installing, maintaining and exhibiting the products and resources of the State at the Exposition.

Sewage disposal

See HEALTH, DEPARTMENT OF PUBLIC. Administrative Divisions.
DIVISION OF SANITARY ENGINEERING.

OHIO RIVER VALLEY WATER SANITATION COMMISSION.

Health, Acts Relating to Public; Sanitary Engineering; Sewage Disposal.

Sexual Psychopathic Persons

See Criminal Sexual Psychopathic Persons

SHABBONA PARK, La Salle County

L. 1905, p.42; L. 1911, p.107; L. 1912, p.37. Appropriations to La Salle County Memorial.

Association for a monument to the memory of the victims of the Indian Creek massacre of May 21, 1832 and Shabbona, Indian friend of the whites.

1905-13. Administered by La Salle County Memorial Association.

1913-17. Administered by ILLINOIS PARK COMMISSION.

L. 1913, p.113, 1st appropriation to Commission. L. 1915, p.226.

1917-- Administered by DEPARTMENT OF PUBLIC WORKS AND BUILDINGS.

Shanahan, (David E.) Statue. Capitol, Springfield.

L. 1937, p.232. \$25,000 appropriated to Department of Public Works
and Buildings for a bronze statue. Shanahan was a member of the
State House of Representatives for 21 continuous terms, beginning
1894, and Speaker 6 times.

#### Shawneetown

See Bank of Illinois at Shawneetown
Rivers, Lakes and other Bodies of water, Acts Relating to

Sheridan (Gen. Philip H.) Monument, Lincoln Park, Chicago

L. 1921, p.142. \$25,000 for an equestrian monument in Lincoln Park, facing Sheridan Road at Belmont. To be erected by Public Works and Buildines Department.

L. 1923, p.66. Statue by Gutzon Borglum, being built by popular subscription. \$25,000 reappropriated, this time to Lincoln Park Commissioners. Dedicated July, 1923.

SHERIDAN, ILLINOIS STATE REFORMATORY AT
See REFORMATORY, ILLINOIS STATE, SHERIDAN

SHERIDAN BRANCH, ILLINOIS STATE TRAINING SCHOOL FOR BOYS

See BOYS, ILLINOIS STATE TRAINING SCHOOL FOR. SHERIDAN BRANCH.

SHIELDS (GEN. JAMES) STATUE COMMISSIONERS.

1893. Created. An act to select commissioners to expend not to exceed nine thousand dollars in purchasing a heroic statue of the late General James Shields, cast in standard bronze metal, and scribed and ornamented, and also to bear the cost of transporting them when completed to the National Statuary Hall at Washington, D.C., and erecting them therein. Ap. June 15, 1893.

L. 1893, p.48.

Composition: 5 persons appointed by Governor.

Duties: to erect a bronze statue and pedestal in National Statuary Hall, Capitol, Washington, D.C.

### SHILOH BATTLEFIELD MONUMENT COMMISSION

1897. Created. Bibliography:

An act authorizing the appointment of a commission to ascertain and mark the positions occupied by Illinois troops in the battle of Shiloh and to make an appropriation to pay the personal expenses of the commission. Ap. June 7, 1897.
L. 1897, p.13.
Si000 appropriated for expenses.

1899. An act to provide for the erection of monuments to mark the positions occupied by Illinois volunteers in the Battle of Shiloh, Tennessee, and to pay the expenses of the commissioners. Ap. Apr. 24, 1899.

L. 1899, p.6. Reappropriated L. 1901, p.56.
\$65,000 appropriated.

Composition: 10 commissioners, each of whom participated in the Battle of Shiloh.

Duties: "To cooperate with the national commission in ascertaining and marking the positions occupied in the Battle of Shiloh by each regiment, battery and independent organization from this State, which were engaged there.

L. 1899, p.6. One monument for each battery, one general State Monument, one on the spot where Major General W.H.L. Wallace fell, and not more than 125

SHIPMENTS TO AGRICULTURAL ASSOCIATIONS, COMMITTEE TO INVESTIGATE

See AGRICULTURAL ASSOCIATIONS, COMMITTEE TO INVESTIGATE SHIPMENTS TO

granite markers.

SHIPPING DEPARTMENT

See SECRETARY OF STATE. Administrative Department.

SHOAL CREEK SALINE, BOND COUNTY (Sect. 32 T6 R4 Smith p.253)

### Summary

### -1833. Leases

- 1819. Leased to Joel Smith
- 1823. Sept. 20, leased to Samuel Montgomery and Stephen Galiard, of Bond County.
- 1825. Lease extended to 1833 on condition that they dig 100 feet deeper.
- 1827. Unable to comply with terms of lease. Petition for cancellation of lease allowed.
- 1853. Governor authorized to lease the saline or to appoint an agent to take charge of it to preserve it from waste, his compensation being the use of it.

Leased to Richard Bentley.

## Sale

- 1839. Two commissioners appointed to sell the salines in 40 acre or less tracts, at a minimum of \$1.25 per acre, on two year credit. To be sold under law providing for sale of school lands. Proceeds to go to common school fund of the state.
- 1843. Contracts defective; financial depression; people surrendered their contracts. State ceded the lands to Bond County. Proceeds to roads and bridges.

# Records

No state records except leases, except perhaps a few sales made under the 1839 act.

Deeds given by Bond County Commissioners under act of 1843.

#### Leases

- 1819. Leased by President to Joel Smith, Governor's Letter Books 1818-34. (III.Hist.Collect. v.4) p.25.
- 1823. Sept. 20. Governor leased to Samuel Montgomery and Stephen Galiard of Bond County. L. 1825, p.119
  Sect. 2.
- 1825. An act to amend "An Act relative to the Vermilion saline," approved February 12, 1823, and to extend the lease on the Shoal Creek saline. Ap. Jan. 15, 1825. L. 1825, Sect. 2. p.119.
  - Governor to extend lease to the year 1833 on or before Sept. 20, 1827, on condition that they improve 100 ft. deeper than under old lease.

SHOAL CREEK SALINE, BOND COUNTY
(Sect. 32 T6 R4 (Smith p.253) (con't)

Leases (con't)

1827. An act for the benefit of Samuel Montgomery and Stephen Galliard, lessees of Shoal Creek saline. Ap. Feb. 5, 1827. Pr.L. 1827, p.29.

Lease was extended to 1855 but they were unable to comply with the terms of the lease and petitioned for leave to surrender same to state. Petition granted and act of 1824 repealed.

1833. An act concerning the Bond County saline. Ap. Jan. 23, 1833. R.S. 1833, p.550.

> Governor authorized to lease Bond County salines on such terms as he may think most advantageous to the state; or he may appoint an agent to take charge of the said saline lands, and preserve the same from waste. Provided, that the said agent, if appointed, shall not be entitled to any compensation other than the use of the said saline.

Jan. 23, 1833 leased to Richard Bentley for five years. Executive record v.2, p.16.

Sale

1839. An act to authorize the sale of the saline lands in Bond County. Ap. Mar. 2, 1839. L. 1839, p.213.

Thomas Keys and Jacob Drake of Bond County constituted commissioners of the saline lands lying within Bond County.

Authorized to sell, on a credit of one or two years, all or any part of salines in Bond County, after advertising for six weeks.

Terms: Credit of one year for one-half and two years for balance, purchaser to give bond with security. Lots of not to exceed 40 acres each, \$1.25 per acre minimum.

Appropriation of proceeds to common school fund of state.

Commissioners to give bond for \$3000.

Certificate of purchase and patents issued under law for sale of school lands.

4% commission to commissioners.

SHOAL CREEK SALINE, BOND COUNTY
(Sect. 32 T6 R4 (Smith p.253) (con't)

Sale (con't)

1843. An act to amend an act entitled, "An act to authorize the sale of the saline lands in Bond County." Ap. Mar. 4, 1843. L. 1843, p.271.

Lands were sold by commissioners in accordance with 1870 act, "but in consequence of a legal defect in the obligations of the contracting parties together with the exceeding pressure in the monetary affairs of the county, the purchasers...have refused to pay their obligations, and many of them have surrendered their contracts as void; and moreover, while this state of things exists, said lands are being stripped of the timber in a manner which will in a short time render them worthless."

Bond county commissioners authorized to sell any quantity of saline lands situated in Bond County, not exceeding one section, upon such terms as they deem advisable. State vests her title in any such quantity of land donated as aforesaid.

County commissioners to reimburse state for expenses incurred in relation to said lands; residue applied to bridges and highways in Bond County.

Bond County not to receive any per cent which she heretofore might have been entitled to arising from the sales of any saline lands in this state.

County commissioners to give deeds.

SICILY, COMMITTEE TO COLLECT AND TRANSMIT MONEY TO AID EARTHQUAKE SUFFERERS IN ITALY AND

See ITALY AND SICILY, COMMITTEE TO COLLECT AND TRANSMIT MONEY TO AID EARTHQUAKE SUFFERERS IN

SILOAM SPRINGS STATE PARK

In Adams and Brown Counties

Donation by Siloam Springs Recreation Club, Adams County Board of Supervisors, Siloam Springs State Park Committee and many individual donors in time and money in Adams, Brown and nearby counties, accepted.

L. 1945, v.2, p.408.

Park under Jurisdiction of DIVISION OF PARKS AND MEMORIALS, DEPARTMENT OF PUBLIC WORKS AND BUILDINGS.

Skillet Fork

See Rivers, Lakes and Other Bodies of Water, Acts Relating to



Slogan, State

1955. An Act designating a State slogan. Ap. May 17, 1955.
L. 1955, p.146.
"Land of Lincoln."

Slum Clearance

See Chicago Medical Center

Housing, Acts Relating to URBAN COLORED POPULATION OF THE STATE OF ILLINOIS, COMMISSION TO INVESTIGATE THE ECONOMIC, CULTURAL, HEALTH AND LIVING CONDITIONS OF THE. 1939 and 1941 commissions.

# SMALL BUSINESS ENTERPRISE COMMISSION

1943. Created. L. 1943, v.1, p.189. An act creating a commission to study the problem of the plight of small business enterprises and to develop a program to prevent or minimize small business failures, and to make an appropriation therefor.

Ap. July 16, 1943.

Composition: 5 members of the House of Representatives, appointed by the Speaker thereof. 5 members of the Senate, appointed by the President thereof.

Duties: To make a study of the causes of the present serious plight of small business in Illinois and of possible remedies therefor. To develop a program which shall prevent or effectively minimize small business failures. To report to 64th General Assembly or to any special session of the 63rd General Assembly at which the subject may be considered.

Small Loans, acts Relating to See also Banks and Banking, Acts Relating to

- 1913. An act to provide for the incorporation, management and regulation of wage loan corporations and to allow the loaning of money by such corporations, secured by assignment of wages, and limiting the rate of compensation to be paid. Ap. June 20, 1913.

  L. 1913, p.199.
  Business in one county only. Annual reports to and examination by AUDITOR OF PUBLIC ACCOUNTS.
- 1917. An act to license and regulate the business of making loans in sums of three hundred (\$300) or less, secured or unsecured, at a greater rate of interest then seven (7) per centum, per annum, prescribing the rate of interest and charge therefor and penalties for the violation thereof, and regulating the assignment of wages or salaries earned or to be earned, when given as security for any such loan. Ap. June 14, 1917.

  L. 1917, p.553. Amended L. 1925, p.454; L. 1933, pp.674,676. Repealed L. 1935, p.935.

  Administered by DEPARTMENT OF

1917-33 TRADE AND COMMERCE 1933-35 INSURANCE Small Loans, Acts Relating to (con't)
See also Banks and Banking, Acts Relating to:

1923. Criminal Code. Ap. Mar. 27, 1874. Sect. 22a added. Pawners L. 1923, p.321.

1935. An act to define, license and regulate the business of making loans of three hundred dollars or less, permitting an interest charge thereon greater than otherwise allowed by law, authorizing and regulating the assignment of wages or salary when taken as a security for any such loan or as consideration for a payment of three hundred dollars or less, providing penalties, and to repeal acts therein named. Ap. July 10, 1935. L. 1935, p.925.

Administered by DEPARTMENT OF INSURANCE.

Smith (Brig. Gen. John E.) Memorial. Vicksburg National Cemetery.

L. 1915, p.86; L. 1917, pp.111,112. Erected by VICKSBURG MILITARY STATUE COMMISSIONERS.

. Smith-Hurd Statutes See Statutes, Revisions of the. 1921.

Smith Revised Statutes  $\underline{\text{See}}$  Statutes, Revision of the. 1921.

SMOKELESS COAL EXPERIMENTS, JOINT COMMITTEE ON

1941. Created by HJR No. 37. L. 1941, v.1, p.1342.

Composition: 3 representatives appointed by Speaker and 2 senators appointed by President and Executive Committee.

Powers and Duties: To visit the Division of the Geological Survey in Urbana, and to confer with the officials in charge thereof in order to determine the extent of progress made on smokeless coal experiments authorized by the 61st General Assembly. To ascertain the results of such experiments and the commercial feasibility thereof. To report to General Assembly by June 15, 1941.

Snicarty

See Rivers, Lakes and Other Bodies of Water, Acts Relating to

SOCIAL HYGIENE CONTROL DIVISION

See HEALTH, DEPARTMENT OF PUBLIC. Administrative Divisions:

1919-29. SOCIAL HYGIENE CONTROL DIVISION

1929-33. SOCIAL HYGIENE DIVISION

1933-41. Combined with COMMUNICABLE DISEASES DIVISION

1941-- MARRIAGE LAW SECTION

1941-- VENEREAL DISEASE CONTROL

Social Welfare

See Labor Laws: Social Welfare

PUBLIC WELFARE, DEPARTMENT OF

Soil Conservation

<u>See</u> Conservation of Natural Resources, Acts Relating to:
Mineral Resources

SOIL CONSERVATION BOARD, STATE

See SOIL CONSERVATION DISTRICTS BOARD, STATE

SOIL CONSERVATION DISTRICTS BOARD, STATE

1937. Created. An act in relation to the conservation of soil and soil resources, and the prevention and control of soil erosion. Ap. July 9, 1937.

L. 1937, p.10. Amended L. 1939, p.83; L. 1941, v.1, p.12;
L. 1943, v.1, p.14.

Appropriations:

L. 1937, p.26 L. 1939, p.126 L. 1941, v.1, p

L. 1941, v.1, p.77 L. 1943, v.1, p.66 L. 1945, p.92

L. 1947, p.62 L. 1949, p.72

Name

1937-43. STATE SOIL CONSERVATION BOARD
1943 -- STATE SOIL CONSERVATION DISTRICTS BOARD

SOIL CONSERVATION DISTRICTS BOARD, STATE (con't)

1937. (con't)

Composition: The Director of Agriculture as chairman, and the Director of Agricultural Extension of the College of Agriculture of the University of Illinois ex officio, and 3 members appointed by Governor, with advice and consent of the Senate. These 3 must have been owners and active operators of farm lands at least 5 years next preceding their appointment; 2 year terms.

#### Duties:

- To offer such assistance as may be appropriate to the directors of soil conservation districts...
- To facilitate an interchange of advice and experience between such districts and cooperation between them.
- 3. To coordinate the programs of the several districts...
- To seek the cooperation and assistance of the U.S. and of agencies of this State, in the work of such districts.
- To disseminate information...concerning the formation and to assist in the formation of such districts.
- To consider, review and express its opinion concerning any rules, regulations, ordinances or other action of board of directors of any district.

Soldiers

See Veterans, Acts Relating to War

SOLDIERS' AND SAILORS' BURIAL RECORDS, DIVISION OF  $\underline{\text{See}} \quad \text{ADJUTANT GENERAL.} \quad \text{Administrative Divisions}$ 

1865. Created. Bibliography:

Pub.L. 1865. Amended 1Pub.L. 1867, p.29; L. 1869, pp.39,65;
L. 1871/72, p.163.
An act to establish a home for the children of deceased soldiers. Ap. Feb. 16, 1865.

L. 1871/72, p.163.

An act making appropriations for the payment of the indebtedness of the Soldiers' Orphans' Home.
Ap. Mar. 12, 1872.

An act to make an appropriation for the payment of a portion of the indebtedness of the location of the Illinois Soldiers' Orphans' Home and to provide for an investigation into the management and indebtedness of the same. Ap. June 16, 1871. L. 1871/72, p.161.

- L. 1875, p.104. Amendments relating to this institution.

  L. 1897, p.89; L. 1899, p.86; L. 1907, p.82; L. 1921, p.168; L. 1925, p.185; L. 1931, p.233; L. 1935, p.253; L. 1943, v.1, pp.298,306. Sect. 2. 7-21, 28-31 repealed L. 1925, p.186.
  - An act to regulate the State charitable institutions and the State Reform School, and to improve their ogranization and improve their efficiency. Ap. Apr. 15, 1875.
- L. 1909, p.125. An act authorizing the board of trustees of the Soldiers' Orphans' Home, located at Normal, Illinois, to sell lots two (2) and three (3) in block thirty-seven (37) in Cassady's addition to the town of Joliet, Will County, Illinois. Ap. June 8, 1909.
- L. 1927, p.548. An act to authorize the sale of certain property devised to the State of Illinois, for the use of the Illinois Soldiers' Orphans' Home, at Normal, Illinois. Ap. July 8, 1927.

Appropriations and Miscellaneous

L. 1871/72, pp.159,161,163; L. 1873, p.25; L. 1873/74, pp.28,29,30; L. 1875, pp.24,81 (repealed L. 1919, p.953); L. 1877, p.36; L. 1879, p.42; L. 1881, p.22; L. 1883, p.36; L. 1885, p.15; L. 1887, p.35; L. 1889, pp.16,38; L. 1891, pp.10,38; L. 1893, pp.14,49; L. 1895, pp.12,16; L. 1897, pp.45,48; L. 1899, pp.10,14,16; L. 1901, pp.18,34,35,36; L. 1903, pp.33,35,36; L. 1905, pp.16,19; L. 1907, pp.21,22; L. 1907/08, p.6; L. 1909, pp.31,32,35,125; L. 1911, pp.22, 27; L. 1913, pp.13,18; L. 1915, pp.39,42,110; L. 1917, pp.70,73,78; L. 1919, pp.143,148,151; L. 1921, pp.20,22, 47,74,77,78; L. 1923, pp.33,38,141; L. 1925, pp.59,66; L. 1927, pp.138,143; L. 1929, pp.72,83,148; L. 1931, pp.29, 99,168; L. 1933, pp.95,101,107; L. 1934, 3d spec.sess., p.116; L. 1935, pp.125,133,135,17,151; L. 1937, pp.154,162,214; L. 1939, pp.205,212; L. 1941, v.1, pp.150,162,168; L. 1943, v.1, pp.132,142.

SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL, Normal (con't)

Special Funds

State finance act of 1919. Sect. 6

Working Fund. L. 1923, p.626; L. 1929, p.760;
L. 1933, pp.1088,1089; L. 1937, p.1143; L. 1939, p.1165.

U.S. Veterans Bureau Revolving Fund.
L. 1923, p.626; L. 1929, p.760; L. 1933, pp.1088,
1089; L. 1937, p.1144; L. 1939, p.1154; L. 1941,
v.1, p.1249.

See also: State. Institutions, General Acts Relating to

Name of institution

L. 1865, p.76. SOLDIERS' ORPHANS' HOME
L. 1931, p.218. ILLINOIS SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL.

Commissioners to Locate Soldiers' Orphans' Home.

1865. Created. Bibliography:

Pub.L. 1865, p.77; 1Pub.L. 1867, p.29. L. 1935, p.119.

Composition: 5 members appointed by Governor.

Duties: To receive proposals for location of home, and when located and \$50,000 subscription paid in, to turn over all property to the corporation.

Location: May 31, 1867 Commission decided in favor of Normal.

June 17, 1869, building dedicated.

Illinois Blue Book 1927/28, p.415.

Temporary homes:

Aug. 1867 at Bloomington, 2d temporary home in Bloomington opened Oct. 1867, and 3d temporary home opened in Springfield, Feb. 1868. House Journal, 1st spec.sess., 1871, p.161.

## Government

BOARD OF TRUSTEES

Pub.L. 1865, p.76.

2 year terms.

Trustees to "have complete control of said Home, its property, effects and management, and may appoint and fix the salaries of all such superintendents as to them may seem best, and discharge them whenever they so desire."

Pub.L. 1869, p.39. Board of trustees to be legal guardians of all immates where such children do not have legal guardian.

SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL. Normal. (con't)
Government (con't)

BOARD OF TRUSTEES (con't)

Pub.L. 1869, p.63. Number of trustees reduced to 3; 5 year terms. Subject to inspection by Board of Commissioners of Public Charities.

- L. 1875, p.106. 3 trustees, appointed by Governor by and with the advice and consent of Senate; 6 year terms. Subject to inspection by Board of Commissioners of Public Charities.
- L. 1909, p.110. Abolished.

BOARD OF ADMINISTRATION

- L. 1909, p.103; L. 1911/12, 3d spec.sess., p.66.

  BOARD OF ADMINISTRATION to exercise executive and administrative supervision over all State Charitable Institutions. CHARITIES COMMISSION to inspect and investigate. BOARD OF 3 VISITORS, appointed by Governor, by and with advice and consent of the Senate, for 6 year terms. To visit and inspect the institution, reporting to Charities Commission, at least quarterly.
- L. 1917, p.17. BOARD OF ADMINISTRATION, etc., abolished by Civil Administrative Code.
  Succeeded by DEPARTMENT OF PUBLIC WELFARE.
  L. 1917, p.26.

Object of institution.

- Pub.L. 1865, p.77. "To provide a 'Home' for the nurture and education, without charge, of all indigent children of soldiers who have served in the armies of the Union during the present rebellion, and have been disabled from disease or wounds therein, or have died or been killed in said service."
- 1Pub.L. 1867, p.29. "There shall be first received into the institution children under the age of five years...and then, if the means and endownments of the institution justify it, indigent orphans above that age; but below the age of ten years shall be received, and then if there are sufficient means, all other indigent orphans, but none who are over the age of fourteen, of which age all pupils of said institution shall be discharged therefrom."
- Pub.L.1869, p.39. After the expiration of the time for which children are allowed to remain in the home, the said trustees may bind out any such discharged child, under the laws of this state, for such term and such purposes as said trustees shall deem proper, and for the interest of each child respectfully: Provided, that in case such child shall have a parent living, the consent of such parent shall be first obtained. [This paragraph omitted from subsequent acts] "In special cases of peculiar inability of a pupil to support himself, or herself, the said board of trustees or the executive committee may retain such pupil, although above

SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL. Normal (con't)
Government (con't)

## DEPARTMENT OF PUBLIC WELFARE (con't)

the age of fourteen (14) years, and until said pupil has reached the age of sixteen (16), and said trustees or their executive committee may discharge, at any time, any child for presistent violation of the rules of said time, or when in their judgment it is necessary for the best interest and good government of the same."

- L. 1875, p.105. "The object of the soldiers' orphans' home shall be to provide a home for the nurture and intellectual, moral and physical culture of all indigent children below the age of fourteen years, whose fathers served in the armies of the Union during the late rebellion, and have died or have been disabled by reason of wounds or disease received therein, or have since died; Provided, that in special cases of peculiar inability of a pupil to support himself, or herself, the trustees may retain the pupil, although above the age of fourteen years, and until such pupil has reached the age of sixteen, beyond which no pupil shall be retained."
- L. 1897, p.89. [Children of civil war fathers] "That they shall be first received into the institution [indigent] children under the age of five years....and then, if the means and endowments of the institution justify it, indigent orphans above that age and below the age of ten years shall be received, and then if there are sufficient means, all other indigent orphans, but none who are over the age of sixteen, of which all pupils of said institution shall be discharged therefrom, and the trustees may discharge at any time any child for persistent violation of the rules of said home, or when in their judgment it is necessary for the best interest and good government of the same. Provided that in special cases of peculiar inability of a pupil to support himself or herself, the trustees may retain such pupil...until...the age of eighteen, beyond which no pupil shall be retained."
- L. 1899, p.86. Opened to "All indigent children whose fathers served in the army or navy of the United States, and who have died or been disabled...

First preference to children under 5 years of age, then to those under  $14. \,$ 

None received over 16, "at which age all childrem shall be discharged therefrom except girls, who may be retained until they are eighteen years old."

Dismissal for cause as before.

Adoption from the home, with consent of surviving parent, if any, permitted.

In cases of special inability of child to support itself, trustees may retain to age 18.

SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL. Normal (con't)
Object of Institution (con't)

- L. 1907, p.82. After all eligible children of veterans have been admitted, "then any dependent orphan child under the age of eight years, who has been a resident of this State for four years or more, shall be admitted."

  Superintendents to place all children admitted in private homes "whenever applications are made by worthy and responsible people, reporting annually to State Commissioners of Public Charities. Said board may fix quotas for the several counties.
- L. 1921, p.169. All children "Whose fathers or mothers served in the army, navy or marine corps of the United States, and who are in indigent circumstances by reason of dependency or neglect from any cause whatsoever." All such children under 14 years of age who have resided in the State for a period of 6 months shall be admitted. All such children shall be discharged from the home on attaining the age of 18 years. Department of Public Welfare may discharge, at any time, any child for persistent violation of the rules of the home or when, in its judgment, it is necessary for the best interests and good government of the same. Department of Public Welfare to obtain suitable employment for children who have reached the age of 18 and who have been discharged from home...and for 2 years thereafter to keep on file an accurate record of the occupations of such children and their living conditions, provided they remain residents of the State. All records relating to Home and Home open to inspection by authorized representatives of Veteran's organizations. All children to be sent to practice high school of the Illinois State Normal University and the 3 children having highest grades to be awarded 2 year scholarships at University of Illinois or Illinois State Normal School, at their option, and to be maintained as wards of State

After July 1, 1925, open to children of veterans only, but others already in home not to be discharged.

even though over 18. If any declines, to possessor of

L. 1925, p.186; L. 1931, p.185. (change of name)

After Sept. 30, 1925, open only to children of veterans, but others already in home not to be discharged.

next highest grades.

L. 1933, p.196. "Any inmate of any State charitable institution may be placed at board in a suitable family home by the Department of Public Welfare if said department considers such course expedient. The cost to the State of any such boarded out patient shall not exceed the average per capita cost of maintainance in the institution from which such patient is so boarded out."

SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL. Normal (con't)
Object of institution (con't)

Subject to quarterly visitations and removal for sufficient reasons. A child so placed out, to be with persons or institution holding same religious belief as parents of child, so far as possible.

L. 1935, p.49. Appropriation for boarding children from.

L. 1935, p.253. Residence requirement raised to one year. Department to obtain suitable employment for, or make suitable placement plans for children placed from the School, and the department shall supervise such children and keep detailed social case records on these children until legally discharged, providing such children remain residents of State. Records of Department and School itself open at all times to inspection by Veteran's organizations. Admission after Sept. 30, 1929 limited to children of veterans. but others already in the school to be retained. 2 high school graduates with highest grades eligible each year to a 4 year scholarship and maintenance at either the University of Illinois or any State Normal within the State. Any child from the school may be placed in a suitable home for care and maintenance, at a cost not greater than the average per capita maintenance at the school.

# Investigations:

SOLDERS' ORPHANS' HOME, JOINT COMMITTEE TO INVESTIGATE

 $\frac{L.}{L.} \frac{1871/72}{1871/72}$ , created by Joint Resolution.

Composition: 3 members of House Committee on building buildings and grounds and 2 members of corresponding Senate Committee.

Duties: To investigate condition of an allegedly dangerous wall at the Home.

L. 1871/72, p.161. An act to make an appropriation for the payment of a portion of the indebtedness of the trustees of the Illinois Soldiers' Orphans' Home, and to provide for an investigation into the management and indebtedness of the same. Ap. June 16, 1871.

Joint committee of 2 Senators and 3 Representatives to investigate the management, discipline and financial condition of the State Soldiers' Orphans' Home, located at Normal.

Report to include list of claims with opinions as to validity of each and the amount that should equitably be paid by the State upon each.

# Miscellaneous.

L. 1941, v.1, p.1180. Teachers, Librarians, etc., included in Teachers' Retirement System of Illinois.

## 1885. Created

Bibliography

L. 1885, p.16. Amended L. 1887, p.101; L. 1889, p.346; L. 1893, p.75; L. 1899, p.354; L. 1903, p.93; L. 1907, p.82; L. 1911, p.127; L. 1923, p.179; L. 1929, p.201; L. 1939, p.330; L. 1914, v.1, pp.315,317. Sect. 1,5,7-17 repealed L. 1931, [1]. An act to establish and maintain a Solider's and Sailor's Home in the State of Illinois, and making an appropriation for the purchase of land and the construction of the necessary building. Ap. June 26, 1885.

L. 1887, p.172.

An act to enable inmates of soldiers' and sailors' homes within the State of Illinois to vote at elections. Ap. June 16, 1887.

L. 1889, p.347.

An act to authorize the Treasurer of the State of Illinois to receive certain moneys from the United States. Ap. Apr. 18, 1889.

L. 1895, p.82.

An act for the treatment, care and maintenance of the insane of the Illinois Soldiers' and Sailors' Home. Ap. June 15, 1895.

L. 1899, p.149. Repealed ?

An act prohibiting the sale, distribution or gift of intoxicating liquors near National Homes for disabled volunteer soldiers. Ap. Apr. 21, 1899.

L. 1901, p.165.

An act prohibiting the sale, distribution or gift of intoxicating liquors near national homes for disabled volunteer soldiers.

Ab. May 10. 1901.

L. 1911, p.309. Repealed?

An act prohibiting the sale, distribution or gift of malt, spiritous, vinous or intoxicating liquors near any soldiers' and sailors' home owned or maintained by the State of Illinois, and providing a penalty for the violation thereof. Ap. June 10, 1911.

1911.

L. 1921,p.164.

An act in relation to the disposal of certain funds and property which are now or hereafter may be in the custody of the managing officer of the Illinois Soldiers' and Sailors' Home at Quincy. Ap. June 24, 1921.

SOLDIERS' AND SAILORS' HOME. Quincy (con't) 1885. (con't) Bibliography (con't)

Appropriations and miscellaneous acts relating to:

L. 1837, p.34; L. 1889, pp.16,59; L. 1891, pp.10,37; L. 1895, pp.14,49; L. 1895, pp.12,16; L. 1897, pp.45, 48; L. 1897/98, pp.9; L. 1899, pp.10,14,16,209; L. 1901, pp.18,23,25,26,170; L. 1903, pp.33,35,36; L. 1905, pp.13,19; L. 1907, pp.21,22; L. 1907/08, p.5; L. 1909, pp.31,32,35; L. 1911, pp.22,26; L. 1913, pp.13,17; L. 1915, pp.38,41; L. 1917, p71; L. 1919, pp.107,143,149; L. 1921, pp.20,51,74,77; L. 1923, pp.34,77; L. 1927, pp.50,84,139; L. 1929, pp.74,176; L. 1931, p.92; L. 1933, pp.102; L. 1934, 3d spec.sess., p.116; L. 1935, pp.126, 133,134,137; L. 1937, pp.155,162; L. 1939, p.205; L. 1941, v.1, pp.150,163,168; L. 1943, v.1, pp.134,136,143.

Special Funds. State Finance Act of 1919. Sect. 6.
Working fund (revolving). Gross proceeds from industrial
operations at institution L. 1929, p.760; L. 1933, pp.1088,1089;
L. 1935, p.1423; L. 1937, p.1144; L. 1941, v.1, pp.1249, 1268,
1272; L. 1943, v.2, p.326,383.

See also Charitable Institutions. General Acts relating to State.

COMMISSIONERS TO SELECT A SITE FOR SOLDIERS' AND SAILORS' HOME

1885. Created. L. 1885, p.17.

Composition: 7 commissioners appointed by the Governor.

Duties: To select a site for home and receive donations for endorsement; such donations not to be received as consideration for the location of such home at any particular place.

## Government:

TRUSTEES FOR SOLDIERS' AND SAILORS' HOME

Composition: 3 trustees appointed by Governor subject to same rules, regulations, conditions and purposes as trustees of other State charitable institutions (i.e., under supervision and inspection by State Board of Commissioners of Public Charities).

1909. Abolished. L. 1909, p.110. Succeeded by BOARD OF ADMINISTRATION.

L. 1909, p.102. BOARD OF ADMINISTRATION to excercise executive and administrative supervision over all State charitable institutions.

CHARITIES COMMISSION to inspect and investigate. BOARD OF 3 VISITORS for each institution, appointed by Governor, by and with advice and consent of Senate, for 6 year terms. To visit and inspect the institution, reporting to CHARITIES COMMISSION at least quarterly.

SOLDIERS' AND SAILORS' HOME. Quincy. (con't)
1885. (con't) Government (con't)
BOARD OF ADMINISTRATION (con't)

L. 1917, p.17. BOARD OF ADMINISTRATION, ETC., abolished by Civil Administrative Code. Succeeded by DEPARTMENT OF PUBLIC WELFARE. L. 1917, p.26.

## Objectives:

To provide a home and subsistence for honorably discharged and disabled veterans.

## Eligibility:

- L. 1885, p.17. Ex-soldiers and sailors who enlisted from Illinois in the U.S. army or navy, during the war of the rebellion and the Mexican War, or who have since become and now are residents of the State of Illinois, who may have become disabled through the exigencies of such service, or who by reason of old age, or other disabilities, are disqualified from earning a livelihood, and who, under existing rules are unable to procure admission to National Homes.
- L. 1887, p.101. Bona fide residents of the State for two years prior to application; must not be immates of National Soldiers' and Sailors' Homes; soldiers now in poor houses of State to be admitted first.
- L. 1899, p.354. Veterans of Spanish American War eligible.
- L. 1923, p.179. All honorably discharged ex-service men and women who served in the armed forces of the U.S. in the War of the Rebellion, the Mexican War, the Spanish American War, or the World War, and have been residents of the State for two years preceding application, unless the service is accredited to the State. The fact of receiving a pension or other compensation from the United States shall not be considered in establishing such persons' eligibility for admission.
- L. 1939, p.330. Veterans of "Any Indian War or Campaign recognized as such by the United States government" eligible.
- $\frac{L.}{1940}$   $\frac{1943, v.l, p.317.}{1940}$  Men who served "any time between Sept. 16,

SOLDIERS' AND SAILORS' HOME. Quincy. (con't)
1885. (con't)
Eligibility (con't)

Eligibility of Wives and Widows:

L. 1903, p.94. Wife of inmate if married prior to Jan. 1, 1880, and at least 60 years old. County boards authorized to make appropriations out of general funds of county for erecting cottages on grounds of home for the use of soldiers and their wives from the respective counties.

Upon death of soldier or sailor, widow to be transferred to Soldiers' Widows' Home at Wilmington within 30 days.

- $\frac{L.}{1890}$ , p.82. Wives to be admitted if married prior to Jan. 1, 1890, and if wife is 50 years of age or older.
- L. 1911, p.127. Wife to be admitted if married before Jan. 1, 1890, or if prior to Jan. 1, 1880, she had been previously married to a soldier or sailor of the War of the Rebellion, the Mexican War or the Spanish-American War. Must be 50 years of age or older. Upon death of husband, widow may be transferred to the Soldiers' Widows' Home at Wilmington or remain in the Soldiers' and Sailors' Home.
- L. 1923, p.179. Wife must have been married to the soldier or sailor or to any other soldier or sailor of any of the said wars, at least 10 years preceding the date of making application for admission, and must be 50 years old or more. If a wife of a soldier or sailor of the World War, must have been married prior to Jan. 1, 1920, and have no adequate means of support, and by reason of physical disability is unable to earn the same.
- L. 1929, p.202. Wife of ex-service man of World War must have been married to him 10 years prior to application. Other requirements as of 1923 act.
- $\frac{\text{L. } 1943, \text{ v.1, p.318.}}{\text{Sept. } 16, \ 1940 \text{ and the termination of World War II."}} \text{ Same requirements as under } 1939 \text{ amendment.}$

#### Miscellaneous

- $\underline{\text{L.}}$  1887,  $\underline{\text{p.327.}}$  Home tendered to U.S. Government. Not accepted.
- $\frac{\text{L. } 1889, \text{ p.347.}}{\text{Aug. } 27, \text{ } 1888, \text{ providing federal funds for subsistence to}}{\text{extent of $100 per annum for each inmate.}}$
- L. 1895, p.75. Immates may be required to deposit their pension money with the superintendent, to be used for benefit of pensioner or his family, unexpended balance to his estate.
- $\underline{\text{L. }}$  1895, p.82. Insane inmates to be committed to State insane hospitals.

SOLDIERS' AND SAILORS' Home. Quincy. (con't)
Miscellaneous (con't)

L. 1921, p.164. Money or proceeds of sale of personal property unclaimed by representatives of deceased inmates within 2 years to be expended by the Department of Public Welfare for the special comfort, pleasure and amusement of inmates.

Soldiers' Bonus

See SERVICE RECOGNITION BOARD

Soldiers' College. Illinois

See Illinois Soldiers' College, Fulton, Whiteside County

SOLDIERS' COMPENSATION BOND INTEREST AND RETIREMENT FUND

See Treasury, State. Inder Constitution of 1870. Special Funds.

SOLDIERS' COMPENSATION DEPARTMENT

See AUDITOR OF PUBLIC ACCOUNTS. Under Constitution of 1870.
Administrative Departments.

Soldiers' Home in the City of Chicago

Priv.L. 1867, v.3, p.81. State appropriation of \$12,000 per annum for

two years. p.83.
See also Libraries, Acts Relating to: Public Libraries: Chicago

Chicago Public Library on site of, on provision that the library maintains a memorial hall in its building.

Soldiers' Monument, Mound City

See Mound City Cemetery. Soldiers' Monument at National Cemetery.

SOLDIERS OF 1812, COMMISSIONERS TO ERECT A BRONZE TABLET TO

1913. Created. L. 1913, p.61.

Composition: 3 commissioners appointed by Governor.

Duties: To arrange for the designing, construction and erection in Memorial Hall at Springfield, of a suitable bronze tablet to the memory of the Illinois soldiers of the War of 1812. \$1200 appropriated.

First erected in State Library in State House; later removed to corridor of the Centennial Building.

SOLDIERS' ORPHANS' HOME, Normal

See present name SOLDIERS' AND SAILORS' CHILDRENS' SCHOOL, Normal.

1865-1931. SOLDIERS' ORPHANS' HOME
1931- SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL

SOLDIERS' ORPHANS' HOME, JOINT COMMITTEE TO INVESTIGATE

See SOLDIERS' AND SAILORS' CHILDREN'S SCHOOL. Normal.

Investigations.

SOLDIERS' WIDOWS' HOME. Wilmington

1895. Created

Bibliography

L. 1943, v.1, p.310. Sect. 1,4-6, 10-13 repealed

L. 1939, p.1168.

An act to establish and maintain a home for the disabled mothers, wives, widows and daughters of disabled or deceased soldiers in the State of Illinois and to provide for the purchase and maintenance thereof. Ap. June 13, 1895.

# Appropriations

L. 1897, p.39; L. 1899, pp.10,14,16; L. 1901, pp.18,23,25,26;
L. 1903, pp.34,35,36; L. 1905, pp.16,19; L. 1907, pp.21,
22; L. 1907/08, p.6; L. 1909, pp.31,32,36; L. 1911,
pp.27,27; L. 1913, pp.13,18; L. 1915, pp.38,41; L. 1917,
pp.71,143,149; L. 1919, pp.143,149; L. 1921, pp.20,75,
77,78; L. 1923, pp.34,141; L. 1925, p.60; L. 1927,
pp.102,139; L. 1929, p.74; L. 1931, p.93; L. 1933, p.102;
L. 1935, pp.127,137; L. 1937, p.155; L. 1939, p.206;
L. 1941, v.1, p.163; L. 1947, v.1, pp.134,145.

Special funds. State Finance Act of 1919. Sect. 6
Working fund (revolving)

L. 1929, p.760; L. 1933, pp.1088,1089; L. 1935, p.1423; L. 1937, p.1143; L. 1939, p.1153; L. 1941, v.1, pp.1249, 1267,1271.

 $\underline{\mathtt{See}}$  also Charitable Institutions, General Acts Relating to State.

Object of Institution:

Home for [indigent] mothers, wives, widows and daughters of all honorably discharged soldiers and sailors who have served in the army or navy of the United States.

#### Government

BOARD OF TRUSTEES

L. 1895, p.23. 5 trustees appointed by Governor, by and with advice and consent of Senate. 4 year terms. 2 trustees to be members of G.A.R. and of different political parties. 3 to be ladies and members of the Women's Relief Corps.

 $\frac{\text{L. }1909, \text{ p.110.}}{\text{BOARD OF ADMINISTRATION.}}$  Succeeded by

 $\underline{\text{L. 1909, p.102.}}$  BOARD OF ADMINISTRATION TO EXERCISE executive and administrative supervision over all State charitable institutions.

The CHARITIES COMMISSION to inspect and investigate. A BOARD OF 3 VISITORS for each institution, appointed by the Governor, by and with advice and consent of Senate, for 6 year terms.

SOLDIERS' WIDOWS' HOME. Wilmington (con't)
1895. (con't) Government (con't)
BOARD OF ADMINISTRATION (con't)

To visit and inspect the institution, reporting to the Charities Commission at least quarterly.

L. 1917, p.17. Board of Administration, etc., abolished by Civil
Administrative Code. Succeeded by
DEPARTMENT OF PUBLIC WELFARE. L. 1917, p.26.

Objective:

Home for [indigent] mothers, wives, widows and daughters of all honorably discharged soldiers and sailors who have served in the army or navy of the U.S.

Eligibility

- L. 1895, p.23. [Definition of indigence under act].

  One year residence in Illinois prior to application.
- L. 1903, p.94. Widows of inmates, residing at Soldiers' and
  Sailors' Home at Quincy, must be transferred to Wilmington
  within 30 days after death of husband.
- L. 1911, p.127; L. 1929, p.201. Widows of immates, residing at
  Quincy Home may transfer to Wilmington or stay at Quincy Home.

Song, State

L. 1925, p.601. An act establishing a State song. Ap. June 30, 1925.
"Illinois" declared State Song. Words by C.H. Chamberlain;
music, air "Baby Mine," by Archibald Johnston.

SOUTH BARTONVILLE HOSPITAL

See PEORIA STATE HOSPITAL

SOUTH CAROLINA INTER-STATE AND WEST INDIAN EXPOSITION, ILLINOIS COMMISSIONERS TO THE

1901. Created. An act to provide for the participation of the State of Illinois in the South Carolina Inter-State and West Indian Exposition, and making an appropriation therefor. Ap. May 11, 1901.
L. 1901, p.45.

Composition: 7 commissioners (bi-partisan), appointed by Governor.

Duties: To have charge of Illinois exhibits and erection and management of Illinois Building, at exposition to be held in Charleston, 1901-02.

SOUTHERN HOSPITAL FOR THE INSANE, ANNA

See present name ANNA STATE HOSPITAL

1871-1905. SOUTHERN ILLINOIS INSANE ASYLUM

1905-1909. ILLINOIS SOUTHERN HOSPITAL FOR THE INSANE, AT ANNA 1909-- ANNA STATE HOSPITAL

SOUTHERN ILLINOIS INSANE ASYLUM

See present name ANNA STATE HOSPITAL

1871-1905 SOUTHERN ILLINOIS INSANE ASYLUM
1905-1909 ILLINOIS SOUTHERN HOSPITAL FOR THE INSANE, at Anna
1909-- ANNA STATE HOSPITAL

SOUTHERN ILLINOIS ASYLUM AND SOUTHERN NORMAL UNIVERSITY, COMMISSIONERS TO CONSTRUCT THE

1871. Created. L. 1871/72, p.274. Appropriation to L. 1873, p.33.

Successors to SOUTHERN INSANE ASYLUM COMMISSIONERS and
SOUTHERN ILLINOIS NORMAL UNIVERSITY TRUSTEES created
in 1869.

Composition: 3 practical builders, appointed by Governor.

Duties: To examine contract for Normal University made with James M. Campbell, modify plans for same, settle accounts with, to complete the building. Examine plans for heating and ventilating Insane Asylum and report to General Assembly.

To hold office (subject to removal by the Governor) only until buildings are completed.

1867, 1877. Created. An act to locate, construct and carry on the Illinois Southern Penitentiary, Ap. Feb. 28, 1867.

Bibliography

 $\frac{1 Pub.L.}{L.}$   $\frac{1867}{p.30}$  , P.11. An act to locate, construct and carry on the Southern Illinois Penitentiary. Ap. May 24, 1877. Amended L. 1879, p.219; L. 1885, p.228; L. 1913, p.454; L. 1915/16, p.34. Sect. 11,15 repealed L. 1933, p.784. Repealed L. 1939, p.1186.

Appropriations for completion, additional lands, etc. L. 1879, pp.45,46,47,48

L. 1881, p.47

L. 1883, p.23 L. 1885, p.38

L. 1887, p.51

L. 1891, p.32 L. 1893, pp.40,41

L. 1895, p.46

L. 1903, p.54

L. 1887, p.30

L. 1889, pp.9,113,218

L. 1889, p.373 L. 1893, pp.41,185

L. 1911, p.295

L. 1933, p.780 Consolidation of penitentiaries.

For bibliography and digest of acts applying to both penitentiaries, see PENITENTIARY, ILLINOIS STATE. STATE PENITENTIARY. Joliet.

Under Act of 1867:

COMMISSIONERS OF THE ILLINOIS SOUTHERN PENITENTIARY.

1867. Created. 1Pub.L. 1867, p.11.

Composition: 5 commissioners nominated by Governor by and with advice and consent of the Senate.

Duties: To locate, construct and provide for the carrying on of a state penitentiary to be called the "Illinois Southern Penitentiary"...in southern portion of this State.

\$150,000 appropriated. No further appropriations under this act.

1877. Created. L. 1877, p.30.

Composition: 3 trustees appointed by the Governor, by and with advice and consent of Senate. 6 year terms.

SOUTHERN ILLINOIS PENITENTIARY. Chester (con't)

1877. (con't)

Government (con't)

COMMISSIONERS OF THE SOUTHERN ILLINOIS PENITENTIARY

#### Duties:

L. 1877, p.30.

To locate, construct and provide for carrying on the Southern Illinois Penitentiary at such place in the southern part of this State as said commissioners shall select. Purchase of land to be approved by Governor, Auditor and Attorney General or any 2 of them.

Commissioners to appoint a Warden, Chaplain and Physician.

All laws, rules and regulations for government and conducting of the Illinois State Penitentiary at Joliet, so far as applicable to apply here.

L. 1881, p.119.

Wardens, assistant wardens, guards and keepers declared conservators of the peace with power to make arrests, with or without warrant, on penitentiary grounds.

L. 1889, p.9.

Tilinois Asylum for Insane Criminals to be "located upon the grounds of the penitentiary at Chester...and shall be subject to the supervision and control of the board of commissioners of the said penitentiary, under the same rules, regulations and conditions as trustees of the State Charitable Institutions...so far as the same are applicable." Commissioners to supervise erection of buildings.

- L. 1911, p.295. Parole agents appointed by the Commissioners.
- L. 1917, p.17. COMMISSIONERS ABOLISHED. L. 1917, p.27.
  The DEPARTMENT OF PUBLIC WELFARE "to exercise the rights, powers and duties vested by law in the commissioners, warden...and all other officers and employees."

## Jurisdiction: Districts:

L. 1877, p.34. All counties lying south of Iroquois, Ford, Livingston, Woodford, Peoria, Knox, Warren and Henderson. SOUTHERN ILLINOIS PENITENTIARY. Chester (con't)
1877. (con't)
Districts. (con't)

- L. 1879, p.220. All counties lying south of Iroquois, Ford, McLean, Tazewell, Peoria, Knox, Warren and Henderson.
  - Governor may change boundaries of districts in such manner as to make the size of the districts bear due proportion to the capacity of the prisons therein.
- L. 1887, p.320; L. 1889, p.218. All female prisoners to be transferred to Joliet penitentiary and use of penitentiary at Chester as a prison for female convicts to be discontinued.
- L. 1887, p.320. U.S. prisoners to be received in future only as committed from the U.S. courts in Illinois; charge of 60 cents per diem for such prisoners.
- L. 1889, p.10. Insane convicts transferred to Illinois Asylum for Insane Criminals.
- L. 1889, p.218. Repealed L. 1931, p.225. All female convicts to be confined at Joliet and all now at Chester to be transferred there.

## Convict Labor

See PENITENTIARY, STATE. Joliet

Industries pursued at Penitentiary: Brick making Knitting and pearl button factory L. 1897, p.46, etc.

- Registers of criminals for use of courts, etc., in identifying habitual criminals, to be kept by warden. L. 1889, p.112.
- Executions to be held at Southern Illinois Penitentiary for counties in its district. L. 1927, p.400.
- 1933. Consolidated with other penal institutions into ILLINOIS STATE PENITENTIARY. To be known as the MENARD BRANCH. L. 1933, p.780.

SOUTHERN ILLINOIS NORMAL UNIVERSITY. Carbondale
Name changed 1947 to: SOUTHERN ILLINOIS STATE UNIVERSITY

## SOUTHERN ILLINOIS STATE UNIVERSITY

1869. Created.
Bibliography:

An act to establish and maintain the Southern Illinois University.

Pub.L. 1869, p.34. Amended L. 1907, p.527; L. 1943, v.1, p.1280,1281; L. 1947, p.1581; L. 1955, p.1252. Partial repeals: L. 1873, p.105; Sect. 1,3-11, 16-18, L. 1939, p.1167; Sect. 13 L. 1905, p.379; Sect. 14 L. 1943, v.1, p.1282.

Title amended to read: An Act in relation to the Southern Illinois University. L. 1947, p.1581.

An act to authorize cities and towns in southern Illinois to issue bonds in aid of the Southern Illinois Normal University. Ap. Apr. 19, 1869. Pub.L. 1869, p.297.

An act to secure the endowment fund of the Illinois
Agricultural College. Ap. Apr. 19, 1869.
Trust fund to be turned over to Southern Illinois
Normal University.

Pub.L. 1869, p.8. Amended L. 1871/72, p.790;
L. 1877, p.218; L. 1879, p.3.

1871/72. An act to appoint commissioners to construct the Southern Illinois Insane Asylum and the Southern Illinois Normal University, and to make an appropriation therefor. Ap. Apr. 15, 1871. L. 1871/72, p.274.

Joint resolution authorized to sell to the City of Carbondale the bonds of said city now in his possession, issued for the use and benefit of the Illinois Normal University at Carbondale.
L. 1871/72, p.785.

Governor authorized to cancel \$8000 of the \$100,000 bonds issued, said \$8000 in bonds now held as security for payment of \$2000 pledged by city and not yet paid.  $\underline{\text{L. }}$  1883, p.183.

1873. An Act to provide for the appointment of a board of trustees and a steward for the Southern Illinois Insane Asylum, and a board of trustees for the Southern Illinois Normal School, and to prescribe the duties of such boards and steward.

Ap. May 2, 1873.

L. 1873, p.103 (L. 1873/74, p.108).

- 1885. An Act to make an appropriation for rebuilding the Southern Illinois Normal University at Carbondale, Illinois. Ap. June 27, 1885. L. 1885, p.25.
- 1889. Art. I Sect. 4. Para. 16. Superintendent of Public
  Instruction ex officio member of the board of trustees
  of the University of Illinois and of the Southern
  Normal University.
  L. 1889, p.239(258).
- 1909. School Code Art. I. Sect. 3. Para. 6.

  Superintendent of Public Instruction ex officio a member of the board of trustees of the Southern Normal University.

  L. 1909, p.342 (34).

  This provision omitted from 1945 School Code.
- 1917. Civil Administrative Code. L. 1917, Sect. 35. p.16.
  Board of trustees abolished.
  Sec. 58. Para. 1, p. 29.
  Department of Registration and Education to exercise the rights, powers and duties vested by law in the board of trustees of Southern Normal University at Carbondale.
- 1947. An Act to change the name of the Southern Illinois Normal University. Ap. June 27, 1947. L. 1947, p.1581.
- 1949. An Act providing for the management, operation, control and maintenance of Southern Illinois University by a Board of Trustees created herein. Ap. July 1, 1949.

  L. 1949, p.1618. Amended L. 1951, pp.233,1407,1758;
  L. 1953, p.392; L. 1955, p.1184.
  - An Act to authorize the Board of Trustees of Southern Illinois University to acquire, build, purchase, or otherwise construct, equip, complete, remodel, operate, control, and manage student residence halls, dormitories, dining halls, student union buildings, field houses, stadiums, and other revenue, producing buildings, including sites therefor, for the Southern Illinois University, defining the duties of the Board of Trustees of Southern Illinois University with respect to operation and maintenance thereof, charging rates or fees for the use thereof, and providing for and authorizing the issuance of bonds for the purpose of defraying the cost of construction, acquisition or equipment of any such building or buildings payable solely from the revenues derived from the operation thereof and for the refunding of any such bonds. Ap. June 30, 1949. L. 1949, p.1615. Amended L. 1951, pp.506,1428; L. 1953, p.167; L. 1955, p.1182.

# SOUTHERN ILLINOIS UNIVERSITY (con't) Bibliography (con't)

1951. State Civil Service Act of 1905. Sect. 36b-r, added

L. 1951, p.1289. Amended L. 1955, p.2165.

To apply to the two universities and to the State colleges.

Title amended L. 1955, p.2165.

An act to create the university civil service system of

An act to create the university civil service system of Illinois and to define its powers and duties.

See also STATE EMPLOYEES' RETIREMENT SYSTEM: UNIVERSITY
OF ILLINOIS RETIREMENT SYSTEM.

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Appropriations:
   L. 1873, p.24
   L. 1873/74, p.26
   L. 1875, p.22
   L. 1877, pp.28,29
   L. 1879, p.52
   L. 1881, p.46
     1883, p.20
   L. 1885, p.24
   L. 1887, p.75
      1889, p.55
   L. 1891, p.62
   L. 1893, p.65
   L. 1895, pp.73,76
   L. 1897, pp.77,78
   L. 1899, pp.18,19,20
   L. 1901
   L. 1903
   L. 1905, pp.53,55
   L. 1907, pp.26,27
   L. 1909, p.38,40
   L. 1911, pp.32,33
   L. 1913, p.22
   L. 1915, pp.45,56
   L. 1917, p.97
   L. 1919
   L. 1921
   L. 1923
   L. 1925
   L. 1927
      1929
   L. 1931
   L. 1933
   L. 1935
   L. 1937
   L. 1939
   L. 1941
   L. 1943
   L. 1945, pp.129,210
   L. 1947, p.190
      1949, pp.282,309,313
   L. 1951, pp.4,5,6,89,745,750,1243,1461,1949
   L. 1953, pp.38,290,291,371,374,588,823
   L. 1955, pp.38,371,374
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- Objects: Pub.L. 1869, p.35. "To qualify teachers for the common schools of this state by imparting instruction in the act of teaching in all branches of study which pertain to a common school education, in the elements of the natural sciences, including agricultural chemistry, animal and vegetable physiology, in the fundamental laws of the United States, and the State of Illinois, in regard to the rights and duties of citizens, and such other studies as the board of education may, from time to time, prescribe."
  - L. 1943, v.1, p.1280; L. 1947, p.1581. "To qualify teachers for the schools of the state in all branches of study which pertain to a common school education; to offer such courses of instruction as shall best serve to provide liberal and vocational education customarily offered at the college level; and to offer such other courses of instruction as the college determines; provided, no professional courses culminating in degrees in law, medicine, dentistry, pharmacy, engineering or agriculture by way offered by such university."

    See also amendment approved June 8, 1943.

See also amendment approved June 8, 1943.

L. 1943, v.l, p.1281. This amendment changed the wording from "Board of Education" to "Teacher's College Board."

L. 1955, p.1252. "To qualify teachers for the schools of the state in all branches which pertain to a common school education; to teach such branches of learning as are related to agriculture and the mechanic arts, including military tactics; to offer such courses of instruction as shall best serve to provide liberal and vocational education customarily offered at the college level; and to offer such other courses of instruction as the University determines; provided no professional courses culminating in degrees in law, medicine, dentistry, pharmacy or engineering may be offered by such university."

Location: Pub.L. 1869, p.35. Trustees to advertise for proposals from localities desiring to secure the location of the university. Location to be south of the railroad, or within six miles north of said road, passing from St. Louis to Terre Haute, known as the Alton and Terre Haute Railroad. Carbondale selected by trustees.

Endowments: Illinois Agricultural College lands.

Pub.L. 1869, p.9. Proceeds of lands donated to college by State to be turned over to Southern Illinois Normal School.

Litigation: L. 1871/72, p.790; L. 1877, p.218. L. 1879, p.3. Auditor ordered to sell the lands and apply net proceeds "to such educational purposes as may be hereafter provided by law.

## SOUTHERN ILLINOIS STATE UNIVERSITY (con't)

- Carbondale City Bonds: L. 1871/72, p.785; L. 1883, p.183.

  Carbondale issued \$40,000 in bonds to raise \$30,000 for building fund. \$28,000 realized from sale of bonds. State in 1883 canceled \$8,000 in city bonds held as security for remaining \$2,000.
  - L. 1885, p.25. Destroyed by fire. Rebuilt.

#### Government:

- Board of Trustees. Pub.L. 1869, p.35. 5 trustees appointed by Governor and with advice and consent of the Senate. 4 year terms.
- L. 1871/72, p.274. Abolished. Succeeded by
- Commissioners to construct the Southern Illinois Insane
  Asylum located at Anna, and the Southern Normal
  University located at Carbondale. L. 1871/72, p.274.
  3 commissioners, 2 of whom shall be practical builders,
  appointed by Governor by and with the advice and consent of the Senate. To hold office until the institutions have been constructed and completed, or until
  they or either of them have been removed by the
  Governor.
- L. 1873, p.103. Power and authority of commissioners to cease as soon as Normal School completed.
- Board of Trustees. L. 1873, p.103. 5 trustees appointed by the Governor and with the advice and consent of the Senate. To serve same term and have same.
- L. 1873, p.103. 5 trustees appointed by the Governor, by and with advice and consent of Senate. To serve same term and have same rights, powers and duties as trustees of the Normal School at Normal (6 year terms), and also the rights, privileges, powers or duties of the board under 1869 act.
- L. 1889, p.258; L. 1909, p.343. Superintendent of Public Instruction to be ex officio a member of the board of trustees.
- L. 1917, p.17. Trustees abolished by Civil Administrative Code. Succeeded by
- NORMAL SCHOOL BOARD, in the DEPARTMENT OF REGISTRATION AND EDUCATION.
  L. 1917, p.31. Created by Civil Administrative Code.
  - L. 1941, v.1, p.1277. Name changed to TEACHERS' COLLEGE BOARD.
  - See REGISTRATION AND EDUCATION, DEPARTMENT OF.
    Executive Officers, Boards and Commissions.

- Board of Trustees of Southern Illinois University. L. 1949, p.1618. 7 trustees appointed by the Governor, by and with the advice and consent of the Senate, and the Superintendent of Public Instruction ex officio who shall be an advisory, non-voting member. No more than 4 of the appointive members shall be affiliated with the same political party. The members shall be appointed for terms to expire on Aug. 31, 1951. Business manager ex officio treasurer, under bond, but not as a member. Powers and duties outlined.
- L. 1951, p.233. 3 shall be appointed for terms to expire...Jan. 1953, 2 terms to expire...Jan. 1955 and 2 for terms to expire... Jan. 1957. Upon the expiration of the terms of those first appointed, their respective successors shall be appointed for terms of 6 years from the 3d Monday in January of each odd numbered years and until their successors are appointed for the terms.
- L. 1953, p.392. Inmaterial change in wording as relates to Superintendent of Public Instruction.

# Scholarships

Pub.L. 1869, Sect. 13, p.37. Repealed L. 1905, p.379. 2 scholarships for each county and for each representative district, as many scholarships as there are representatives in said district. Selected by examinations conducted by county superintendent of schools and county board.

Bibliography: (For details, See Teachers' Colleges General Acts Relating to: Scholarships).

School Code of 1909. Sect. 166-169; L. 1909, p.388. Amended L. 1919, p.922; L. 1935, p.1350; L. 1939, p.1087; L. 1943, v.1, p.1267.

See also Teachers' Colleges. General Acts Relating to Scholarships.

School Code of 1945. L. 1945, p.1331(1497), Art. 30. Sect. 1-5. Sect. 1 amended L. 1949, p.1410; L. 1953, p.1425; L. 1955, pp.12,1183.

Sect. 2 amended. L. 1945, p.1253.

 Sect. 3 amended.
 L. 1949, p.1410.

 Sect. 4 amended.
 L. 1947, p.1579;
 L. 1949, p.1411;

 L. 1955, p.1253.

Sect. 5 amended. L. 1947, p.1577; L. 1949, p.1411; L. 1953, p.359.

L. 1919, p.923. Any person who served in the army, navy or marine corps of the U.S., not including members of the Students' Army Training Corps during the World War, who, at the time of entering upon such service, was a resident of this State, and who has been honorably discharged from such service, and who shall possess all necessary entrance requirements, shall, upon application and proper proof, be awarded a Normal School scholarship.

SOUTHERN ILLINOIS UNIVERSITY. Carbondale (con't) Scholarships (con't)

# L. 1919, p.923. (con't)

Any person who served as above stated, and who, at the time of entering upon such service was a student at any State Normal School, and who was honorable discharged from such service, shall, upon application and proper proof, be entitled to finish and complete his course of study at such institution without tuition and matriculation charges, but such person shall not be entitled to more than four years of gratuitous instruction.

# L. 1935, p.1350.

There shall be awarded annually to each recognized 4 year high school with an enrollment of less than 500 students, one scholarship; enrollment of 500 to 1000, two scholarships; enrollment of over 1000, three scholarships, for four years. To be awarded by principal of school in order of scholastic rank. Students must rank in upper quarter of the high school class and signify his intention to prepare to teach in the public schools of Illinois.

# L. 1939, p.1087.

Scholarships as outlined above in 1935 act, open to students of public and parochial high schools.

Spanish War Veterans, United See United Spanish War Veterans

## SPANISH AMERICAN WAR MEMORIAL COMMISSION

1923. Created. An act to create the Spanish-American war memorial commission, to define its duties and to make an appropriation therefor. Approved Apr. 20, 1923. <u>L. 1923</u>, p.93.

Composition: Adjutant General as chairman, and 4 other citizens of the State, appointed by the Governor.

Duties: To have charge of the arrangements for a proper observance throughout the State on April 26.

1943. Created. An act to create the Spanish-American War Memorial Commission, to define its powers and duties. Ap. July 23, 1943. L. 1943, v.2, p.327.

Composition: The Governor, who shall be chairman, and 4 citizens of the State appointed by him.

SPANISH-AMERICAN WAR MEMORIAL COMMISSION (con't) 1943 (con't)

Duties: To "provide for the erection of a suitable memorial in the City of Springfield to commemorate the War with Spain, the Boxer uprising in China and the Philippine Insurrection in the years 1898 to 1902, each inclusive." To determine the type of memorial, prescribe its specifications, determine its location in Springfield, and contract for its erection or creation.

Special Days

See Holidays: Special Days

SPECIAL JOINT COMMITTEE TO INVESTIGATE COST OF COPYING LAWS AND JOURNALS

See LAWS AND JOURNALS, SPECIAL JOINT COMMITTEE TO INVESTIGATE COST OF
COPYING

1943.

SPECIAL TAX COMMISSION

See Tax Commissions

SPITLER WOODS STATE PARK, Mt. Zion
State Park, willed to State by Ida S. Spitler who died April, 1937.
L. 1941, p.175. 1st appropriation for maintenance of

Administered by DEPARTMENT OF PUBLIC WORKS AND BUILDINGS,
DIVISION OF PARKS AND MEMORIALS

Spoon River

See Rivers, Lakes and Other Bodies of Water, Acts Relating to

Sports

See ATHLETIC COMMISSION
Athletics
RACING BOARD, ILLINOIS

SPRING GROVE FISH HATCHERY, McHenry County

Administered by DEPARTMENT OF CONSERVATION: FISH DIVISION

Springfield

See also

Archives Building

Armory and Office Building, State

Arsenal

Camp Lincoln

Centennial Building

Fair, State

State House

Supreme Court Building

SPRINGFIELD GAME FARM (State Fair Grounds, Springfield)
Administered by DEPARTMENT OF CONSERVATION: GAME DIVISION

1909. Created. An act to regulate the public service of stallions. Ap. June 10, 1909. L. 1909. p.14. Amended L. 1911. p.7: L. 1915/16

L. 1909, p.14. Amended L. 1911, p.7; L. 1915/16, Ist spec.sess., p.9.

See also L. 1909, p.19.

Appropriations, etc.

 $\frac{L.}{paid}$   $\frac{1911,\ p.429.}{paid}$  All moneys received by must be

L. 1911, p.111 L. 1912, p.40

L. 1913, p.116

L. 1915, p.230

L. 1915/16, p.22

Composition: S members: Secretary of State Board of Agriculture ex officio secretary and executive officer; State Veterinarian; president and secretary of Illinois Horse Breeders' Association; president of Illinois Farmers' Institute Division under State Board of Agriculture.

Duties: To verify and register pedigrees of stallions offered for public service; to pass upon certificates of veterinary examination; to provide, when necessary for veterinary inspection; to issue stallion license certificates; to make all necessary rules and regulations; to enforce stallion registration act.

1917. Abolished by Civil Administrative Code. Powers and duties to DEPARTMENT OF AGRICULTURE. L. 1917, pp.16,20.

STALLION REGISTRATION DIVISION

See AGRICULTURE, DEPARTMENT OF. 1917 - Administrative Divisions

STANDARDIZATION, BOARD OF

1931. Created. <u>L. 1931</u>, p.879.

Advisory board to DEPARTMENT OF

1931-41 PUBLIC WELFARE. L. 1931, p.879

1941-- PUBLIC SAFETY. L. 1941, v.1, p.1217

Composition: 5 employees, one whose duties correspond to vocational director for the trade schools at the Illinois State Reformatory, and 2 from the Illinois State Penitentiary and 1 from each of the other State penal and reformatory institutions whose duties correspond to industrial superintendent and 5 other members chosen as representatives of political subdivisions of the State.

To determine upon a standard brand of articles to be made in the prisons and reformatories.

1941. Transferred to DEPARTMENT OF PUBLIC SAFETY.. L. 1941, v.1, p.1217. STANDARDIZATION AND MARKETS DIVISION

See AGRICULTURE, DEPARTMENT OF. 1933--Administrative Divisions

STANDARDS ADVISORY BOARD, WAR LABOR

See LABOR DEPARTMENT OF. Advisory and non-executive Boards

STANDARDS DIVISION (Weights and Measures)

See AGRICULTURE DEPARTMENT OF. Administrative Divisions

Under DEPARTMENT OF

1917-33 TRADE AND COMMERCE

1933 -- AGRICULTURE

STANDARDS, SUPERINTENDENT OF

See TRADE AND COMMERCE, DEPARTMENT OF. Excutive and Administrative Officers

STARVED ROCK STATE PARK, La Salle County

1673. Joliet and Marquette the first white men to visit site.

1683. Fort St. Louis du Rocher built by La Salle and Tonti.

1769. Illinois Indians supposed to have starved during siege by Iroquois.

L. 1909, p.58. Commission to investigate and report on the preservation of certain lands for public parks for the State.

L. 1911, p.57. Act repealed L. 1939, p.1185. Purchased by State, the first Illinois State Park. Administered by ILLINOIS PARK COMMISSION.

L. 1913, p.641. Picture of Rev. D.L. Crow, member of first State Park Commission.

L. 1913, p.113 Appropriations:

\$1500 for maintenance and repairs

\$5000 for toilets and sewer system

\$1500 for drainage system

\$200 for labor and police \$500 for traveling expenses of commission

\$1000 for salary of superintendent up to May 31, 1913 \$45,000 for additional ground

L. 1917, p.16. ILLINOIS PARK COMMISSION abolished by Civil

Administrative Code. L. 1917, p.25.

L. 1915, p.226. 67 acres added; appropriations for other expenses. L. 1913, p.641.

Succeeded by DEPARTMENT OF PUBLIC WORKS AND BUILDINGS.

STATE, COMMISSION TO INVESTIGATE OFFICE AND STORAGE REQUIREMENTS OF

- Created. L. 1943, v.2, p.312. An act to create a commission to investigate the office and storage requirements, in the City of Springfield, of the several departments and agencies of this State, and to make an appropriation for administrative purposes. Ap. July 23, 1943.
- Composition: 3 members of Senate, appointed by the President thereof. 3 members of the House of Representatives, appointed by the Speaker thereof.
- Duties: To make a thorough study and investigation of the office and storage requirements in the City of Springfield, of the several departments and agencies of this State, in order to determine if any legislation is necessary to improve the present facilities.

  To "cooperate with any post-war planning agency of this State in the formulation of any building program which may be

in the formulation of any building program which may be recommended to the commission."

STATE, JOINT COMMISSION ON INCREASING THE REVENUE OF  $\underline{\text{See}}$  Revenue Commissions

State, Suits by or against

See also ATTORNEY GENERAL
COURT OF CLAIMS

- 1818. Constitution of 1818.

  Art. IV. Sect. 7. All process, writs and other proceedings shall run in the name of "the people of the State of Illinois." All prosecutions shall be carried on "in the name and by the authority of the people of the State of Illinois," and conclude, "against the peace and dignity of the same."
- 1819. An act directing the mode of bringing suits by, and against the State, Counties, Townships and other corporate bodies; and for other purposes. Ap. Mar. 23, 1819. L. 1819, p.184. Repealed R.E. 1829, p.171.
- 1829. An act directing the mode of bringing suits, by or against the state. Ap. Jan. 3, 1829. In force June 1, 1829.
   R.S. 1829, p.171; R.S. 1833, p.583. Repealed R.S. 1845, p.464.
- 1845. Revised Statutes, Chap. 13. Auditor and Treasurer. Ap. Mar. 3, 1845.

  Sect. 18, R.S. 1845, p.80. Repealed R.S. 1874, p.1013.

  "The auditor shall be deemed the proper officer to institute all suits, motions, and other proceedings in law and equity, in which the State is plaintiff, except in cases otherwise provided by law.
  - Chap. 29, Courts. Ap. Mar. 3, 1845.
    - R.S. 1845, p.149. Repealed R.S. 1874, p.1013.
    - Sect. 51. Circuit Court of Sangamon County to have original jurisdiction in cases in which State is plaintiff.
    - Sect. 52. Suits to be brought in the name of the people, 4c. Sect. 53. Attorney general may, on his official statement,
    - Sect. 53. Attorney general may, on his official statement, without oath, cause writs to be issued in behalf of the State.
    - Sect. 54. State not required to give bond.
    - Sect. 55. Sheriffs, etc., throughout State to obey such writs, how defendants may be arrested and held to bail.
    - Sect. 56. Defendants may recover costs against the State, how paid.
    - Sect. 57. State officers to give notice of any delinquency to attorney general, who shall prosecute forthwith.
    - Sect. 58. Duty of attorney general to enforce penalties of criminal code against officer's guilty of embezzlement.
    - Sect. 59. Official Statements of officers to be evidence.
    - Sect. 60. Process, may go to any county; fees, etc.
    - Sect. 61. Causes how docketed; other courts of the State to have concurrent jurisdiction.
    - Sect. 62. Process, by what officer served.
    - Sect. 63. Construction of 12 preceding sections.
- 1847. An act to limit the time for persons to bring claims against the State of Illinois. Ap. Mar. 1, 1847.
  Pub.L. 1847, p.32. Repealed L. 1917, p.327.

State, Suits by or against (con't)

Constitution of 1870. Art. IV Sect. 26. "The State of Illinois shall never be made defendant in any court of law or equity."

Claims against State

See CLAIMS, COURT OF

R.S. 1874, p.172.

The Attorney General to appear for and represent the people before the supreme court...in all cases in which the state or the people of the state are interested; to institute and prosecute all actions and proceedings in favor of or for the use of the state...; to defend all actions and proceedings against any state officer, in his official capacity, in any of the courts of this state or the United States.

See also ATTORNEY GENERAL

L. 1917, p.534. Amended L. 1935, p.1010. Sect. 7 repealed L. 1939, p.1171.

An act in relation to suits to restrain and enjoin the disbursement of public moneys by officers of the State. Ap. June 21, 1917.

L. 1917, p.536. An act to prevent the mere bringing or pendency of any suit from charging the liability of public officers in the disbursement of public funds on account of notice of any matter contained in the pleadings. Filed June 29, 1917.

State Advertising

See also Blue Book, Illinois

FINANCE, DEPARTMENT OF. Administration Departments.
DIVISION OF REPORTS.

Most State departments have publicity departments, which issue such literature, notably DEPARTMENT OF AGRICULTURE, DEPARTMENT OF PUBLIC HEALTH, STATE MUSEUM, DEPARTMENT OF PUBLIC WORKS AND BUILDINGS.

1939. An act making an appropriation to the Department of Finance for publicizing the industrial, agricultural and recreational facilities and advantages of the State of Illinois. Ap. July 1, 1939.

L. 1939, p.165.

3250,000 appropriated.

STATE AGENT FOR VISITATION OF CHILDREN PLACED IN FAMILY HOMES

See CHILDREN PLACED IN FAMILY HOMES, STATE AGENT FOR VISITATION

STATE AGENT IN NEW YORK TO PAY INTEREST ON STATE BONDS

See BONDS, STATE AGENT IN NEW YORK TO PAY INTEREST ON STATE

State and County Agricultural Fair Premium Fund  $\underline{\text{See}}$  Treasury, State. Under Constitution of 1870. Special Funds

STATE ARCHITECT

See 1899-1917 ARCHITECT, STATE

1917-25, 1933--PUBLIC WORKS AND BUILDINGS, Department of
Executive and Administrative Officers
1925-33 PURCHASES AND CONSTRUCTION, Department of.
Executive and Administrative Officers

STATE ART COMMISSION

See ART COMMISSION, STATE

STATE ATHLETIC COMMISSION
See ATHLETIC COMMISSION, STATE

STATE BOARD OF AGRICULTURE

See AGRICULTURE, DEPARTMENT OF. 1871-1917

STATE BOARD OF ARBITRATION
See ARBITRATION, STATE BOARD OF

STATE BOARD OF COMMISSIONERS OF LABOR
See LABOR, BOARD OF COMMISSIONERS OF

STATE BOARD OF DENTAL EXAMINERS

See DENTAL EXAMINERS, STATE BOARD OF

STATE BOARD OF EDUCATION, ILLINOIS
See EDUCATION, ILLINOIS STATE BOARD OF

STATE BOARD OF EQUALIZATION

See EQUALIZATION, STATE BOARD OF

STATE BOARD OF EXAMINERS OF ARCHITECTS

See ARCHITECTS, STATE BOARD OF EXAMINERS OF

STATE BOARD OF EXAMINERS OF NURSES

See NURSES, STATE BOARD OF EXAMINERS OF

STATE BOARD OF EXAMINERS OF STRUCTURAL ENGINEERS

See STRUCTURAL ENGINEERS, STATE BOARD OF EXAMINERS OF

STATE BOARD OF HEALTH
See HEALTH, BOARD OF

State Board of Health Fund See Treasury, State. Under Constitution 1870. Special Funds

STATE BOARD OF MANAGERS FOR PHILADELPHIA CENTENNIAL EXPOSITION

See PHILADELPHIA, CENTENNIAL EXPOSITION, STATE BOARD OF MANAGERS FOR

STATE BOARD OF OPTOMETRY
See OPTOMETRY, STATE BOARD OF

STATE BOARD OF PARDONS
See PARDONS, STATE BOARD OF

STATE BOND ROAD FUND

See Treasury, State. Under Constitution of 1870. Special Fund

# STATE BUILDING IN CHICAGO, COMMITTEES ON See also STATE PUBLIC BUILDING AUTHORITY

1927. Created. An act appointing a committee to study the question of site and type of building to be built in Chicago for the purposes of housing the various State Offices located there. Ap. June 29, 1927. L. 1927, p.42.

Composition: Governor to appoint a committee consisting of 3 senators, 4 representatives, the president of the county board of Cook County, the mayor of the City of Chicago and 6 resident citizens of the State.

Duties: To "consider and report to the next General Assembly, on or before February 1, 1929, the desirability of housing the several divisions and units of the State government, now or to be hereafter located in Chicago in one building; together with recommendations as to the site and type of the building to be used for that purpose."

State Buildings

See ARCHITECT, STATE
ART ADVISORS, BOARD OF
ART COMMISSION
MASONRY, PUBLIC BUILDINGS AND WORKS, STATE INSPECTOR OF
PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF
PURCHASES AND CONSTRUCTION, DEPARTMENT OF
STATE BUILDING IN CHICAGO, COMMITTEE ON
STATE PUBLIC BUILDING AUTHORITY

#### in Springfield

ARMORY AND OFFICE BUILDING
ARSENAL, STATE (1st and 2d)
ARCHIVES BUILDING, STATE
CAPITOL (1st and 2d)
CENTENNIAL MEMORIAL BUILDING
EXECUTIVE MANSION
FAIR, STATE (A number of buildings)
HIGHWAY GARAGE AND LABORATORY, STATE
SUPREME COURT BUILDING

Criminal Jurisprudence. Ap. Mar. 27, 1874. Chap. 38, Revised Statutes, 1874.

Art. 1. Sect. 196. R.S. 1874, p.381 Malicious mischief to public buildings, schools, churches, etc.

STATE CANVASSING BOARD

See CANVASSING BOARD, STATE

STATE CAPITOL REPAIR COMMISSION

See CAPITOL REPAIR COMMISSION, STATE

State Capitols

See also Seat of Government

Kaskaskia

No buildings owned by State at Kaskaskia Administrative Buildings were rented as follows:

Secretary of Illinois Territory

Occupied a house owned by his father-in-law Elizah Bachus. Governor's Correspondence 1809, in State Archives.

Governor

Governor Edwards lived on his farm at Elviara near Kaskaskia from 1809 to 1818 and Governor Bond lived at Kaskaskia from 1814 to 1830. Edwards: History of Illinois. The question of rent was not raised. The governor was not required to by law reside at the capitol until 1839.

Auditor and Treasurer.

Required to keep their offices at the seat of government but no appropriation for office rent was made for them. <u>L. 1819</u>, p. 240, required to keep their office at seat of government at own expense.

General Assembly.

Rented quarters as follows:

1809. Governor and judges met for legislative purposes at home of Thomas Cox, June 13, 1809. L. 1809, Alvord ed. p.1.

- 1812. Hugh H. Maxwell, agent for estate of Elijah Bachus.

  L. 1812, Chipman, ed. p.57.

  "The first territorial legislature met (November 25, 1812) in a house formerly occupied by the military commandant during the French and English period."

  Illinois Blue Book 1903 p.--.
- 1813. Court House of Randolph County. L. 1813, Chipman ed. p.62.
- 1814. Capt. James Gilbreath. "Two large rooms on the upper floor in his brick house."

  House Journal 1814 (MS in Archives) p.22; L. 1814, Chipman ed. p.89.
- 1815/16. William Bennett. L. 1815/16, 1898 edition p.75.
- 1816/17. William Bennett, first two days; William Morrison.

  <u>L. 1816/17, 1898</u> edition, p.53.
- 1817/18. John W. Gillis. <u>L. 1817/18, 1898 edition</u>, p.99.
- 1818/19. George Fisher. Rented for legislative session and for Constitutional Convention of 1818.

  L. 1819, p.346; House Journal 1818 p.38.

State Capitols (con't) Kaskaskia (con't)

Vandalia

First State House. Dec. 4, 1820 - Dec. 9, 1823.

Bibliography:

L. 1819, pp.173,361 Senate Journal 1821/22, p.26 L. 1821, pp.172,180,181,182 L. 1821, p.32 L. 1823, p.128

COMMISSIONERS TO SELECT SITE FOR SEAT OF GOVERNMENT, SELL TOWN LOTS AND ERECT A STATE HOUSE

. 1819. Created. L. 1819, p.361.

Composition: 5 commissioners elected by joint ballot of both Houses of 1819 General Assembly.

Duties: To select the 4 sections of land donated by the federal government for a seat of government. Land to be situated "on the Kaskaskia River as near as may be east of the third principal meredian on said river."

To lay off a town, select a name for same and sell 150 lots, not more than 10 of which to be on the public square.

With proceeds of sale to contract for and supervise building of a "suitable house for the reception of the general assembly." "To be built two stories high, on some lot belonging to the state, and not on the public square, and of sufficient capacity to accomodate the house of representatives in the lower story, and the senate in the upper, with necessary rooms for the council of revision, clerks, etc., to have the said building completed six months before the next stated session for the general assembly.

L. 1821, p.32. Acts of commissioners confirmed and Vandalia declared the permanent seat of government fpr "twenty years from and after December 1, 1820."

Dec. 4, 1820, General Assembly occupied new capitol.

Custody of Building

L. 1821, p.181. Trustees of Vandalia made custodians during recess of General Assembly.

L. 1823, p.128. 1821 act repealed. Secretary of State to take possession of building and furniture between sessions.

State Capitols (con't)
Vandalia (con't)
First State House (con't)

Custody of Building (con't)

January 28, 1825. State Bank building, in which the Auditor, Treasurer and Secretary of State had offices during the session was burned. Senate Journal 1822/23, pp.200,206-207,249. Governor authorized to rent the house occupied by E. M. Townsend and owned by the F. Ernst estate, for temporary quarters for Governor, Secretary of State, Auditor and Treasurer.

L. 1823, p.232.

December 9, 1823. State House burned. Senate Journal 1824/25, p.21.

Second State House. 1823-36.

Bibliography:

L. 1825, pp.6,20,59,180,184 Priv.L. 1827, p.4 L. 1829, pp.47,170 L. 1831, p.181 R.S. 1833, pp.106,112 L. 1836, p.243

House Journals:

1824/25, p.125 1826/27, p.18 1828/29, pp.6,48 1830/31, pp.143,541 1832/33, pp.203,213,744,745

Senate Journals:

1824/25, p.20 1826, pp.120,121 1826/27, p.9 1830/31, p.128 1832/33, p.155,167,593,537,638 1834/35 p.412,516-517

An new state house was erected in the summer of 1824 by the citizens of Vandalia without awaiting authorization by the General Assembly. Senate Journal 1824/25, p.21.

Cost approximately \$15,000 of which \$5000 was donated by the citizens of Vandalia. \$12,164.71 payable in State bank paper was appropriated to reimburse various persons for moneys, material and labor advanced.

L. 1825, p.6.

State Capitols (con't)
Vandalia (con't)
Second State House (con't)

Custody

Secretary of State to take charge of furniture belonging to the General Assembly between sessions and to appoint a custodian at \$25 per annum and to contract for firewood for General Assembly.

L. 1825, pp.59,184.

Doorkeeper of House and Sergeant at Arms of Senate acted as custodians during sessions. Senate Journal 1824/25, p.20; House Journal 1824/25, pp.6,48.

This State House was poorly constructed and declared to be in "dangerous condition." With this as an excuse but largely in an attempt to hold the seat of government at Vandalia, in the summer of 1836 the citizens of Vandalia, without legislative authority, tore down the State House and erected a new building, using material from the old building so far as possible. Lot on which it stood donated to Town of Vandalia. Pub.L. 1837, p.9.

Third State House, 1836-39.

Bibliography:

Pub.L. 1837, p.323 L. 1839, p.155 Senate Journal 1836/37, pp.20,27,271,334,557 House Journal 1836/37, pp.18,59,298,479,840

Erected by citizens of Vandalia, without legislative authority, during summer of 1836, on public square. Building cost \$16,378.22 1/2 exclusive of furniture, of which the Governor paid \$5,550.00 from the contingent fund, \$450.00 was contributed by individual subscription and \$418.90 1/4 was received from the sale of materials in the old building.

Springfield fixed as location for seat of Government Feb. 28, 1837 and on March 3, 1837 provision was made for the erection of a new State House there.
L. 1837, pp.321,322.

1st session of the 11th General Assembly, 1839, was last to meet in Vandalia.

Vandalia State House conveyed to County of Fayette for a court house and to the town for school purposes. Pub.L. 1839, p.134.

For subsequent history, See VANDALIA STATE HOUSE.

## State Capitols (con't) Springfield

"Old State House"

Bibliography:

L. 1837, pp.321,322
L. 1839, pp.47,141
L. 1841, pp.31,300,301,302
L. 1843, pp.13,65,289,290,322
L. 1845, pp.197,366
Pub.L. 1847, pp.7,8
Pub.L. 1851, pp.198,199,200
Pub.L. 1853, pp.179,238,239
Pub.L. 1854, p.26
Pub.L. 1854, p.26
Pub.L. 1855, pp.179,238,239
Pub.L. 1855, pp.35,100
Pub.L. 1855, pp.35,100
Pub.L. 1857, p.242
Pub.L. 1861, 2d sess., p.16
Pub.L. 1861, 2d sess., p.16
Pub.L. 1863, p.13
Pub.L. 1863, p.13
Pub.L. 1863, p.13
Pub.L. 1867, pp.1936
Pub.L. 1869, p.16
L. 1871/72, pp.126,128,130,131,169
L. 1873, pp.27,30,33
L. 1873/74, p.155
L. 1877, p.48

L. 1837, p.321. Springfield selected for seat of government. \$50,000 appropriated for erecting a state house. Conditioned on donation of at least 2 acres of land (the public square) and \$50,000 subscribed by citizens thereof.

STATE HOUSE COMMISSIONERS, 1837-41

1837. Created. L. 1837, p.322

Composition: 3 commissioners named in act
L. 1839, p.47, Governor authorized to fill
vacancies.

Duties: L. 1837, p.322. "They shall cause to be erected a building of suitable size for a State House, upon the most approved and convenient plan and providing the necessary offices and committee rooms for public use."

Pub.L. 1839, p.47. \$128,300 appropriated for building and furniture.

State Capitols (con't)
Springfield (con't)
"'Old State House" (con't)
STATE HOUSE COMMISSIONERS (con't)

#### 1841. Abolished.

- L. 1841, pp.31,300,301. AUDITOR OF PUBLIC ACCOUNTS,

  SECRETARY OF STATE AND STATE TREASURER to adjust accounts
  of commissioners, reporting arrearages to the Attorney
  General who shall bring suit. State Treasurer to take
  possession of all building materials, Auditor of all
  records.
  \$7000 appropriated for completion of State House, to be
  expended under superintedence of State Treasurer and
  Secretary of State.
  Additional appropriation of \$30,000 to pay outstanding
  accounts to be audited by Auditor, Treasurer and Secretary
  of State. Auditor to take proceedings to collect the
  \$16,666.66 due bond from citizens of Springfield.
- L. 1841, p.300. Citizens of Springfield who signed bond to State for \$50,000, authorized to discharge the same in Illinois internal improvement bonds.
- L. 1843, p.65. Charter of City of Springfield amended to lay a tax of 2% to be applied to the payment of the bonds for \$16,666.66 now held by State Bank.
- L. 1843, pp.289,290; L. 1845, p.197. Additional appropriations for repairing and completing.
- L. 1847, p.8. \$20,000 appropriated for completing the State House and enclosing grounds with a plank fence; to be expended by Governor, Auditor and Treasurer.
- <u>Pub.L.</u> 1849, p.104. Commissioners directed to build out-house neatly and substantially enclosed, at one or both ends of the State House and to cause the sinks now in use to be entirely filled up and leveled over.
- Pub.L. 1849, p.184. \$7000 appropriated in addition, to be expended by same.
- Pub.L. 1851, p.200. \$11,000 additional appropriated.
- <u>Priv.L.</u> 1854, p.137. Governor, Treasurer and Auditor to contract for installing gas in state house and governor's house.
- Priv.L. 1854, p.182. \$20,000 appropriated for landscaping grounds. Expended by Governor, Secretary of State and Treasurer.

State Capitols (con't)
Springfield (con't)
"Old State House" (con't)

- Pub.L. 1855, p.102. \$4500 appropriated to fix roof of state house and complete landscaping.
- Pub.L. 1857, p.245. \$6000 appropriated for fixing roof and for finishing basement committee rooms. Under superintendence of Secretary of State, Auditor and Treasurer.
- Priv.L. 1861, p.295. City water and sewer connections for state house to be contracted for.
- <u>1Pub.L.</u> <u>1861</u>, <u>p.27</u>; and later, rooms rented from Masonic Hall Joint Stock Co. for geological collections.
- L. 1873, p.15. State geologist ordered to move the collection "now in the basement of the post office building" to new State House.
- L.1861, 2d session, p.16. Secretary of State authorized to purchase a suitable flag for use of the capitol.
- Pub.L. 1865, p.133; R.S. 1874, p.985. Secretary of State to appoint and supervise the State House watchmen.
- $\underline{\frac{1Pub.L.}{stone}}$   $\underline{\frac{1867}{and}}$   $\underline{pump}$  installed.
- 1Pub.L. 1867, p.162. The public square and State House sold to county for \$200,000 and "that parcel of ground... bounded by Second, Monroe, Spring and Charles Streets. Payments to be made on April 1, 1868 and April 1, 1869. "The present state house and grounds shall continue to be used for state purposes until the new building shall be sufficiently advanced for the use of the different departments of state, and the state shall have the absolute possession and control of said building until that time."
- L. 1871/72, p.167. Rooms to be rented in Springfield for sessions of Supreme Court for Central Grand Division.
- L. <u>1873</u>, pp.27,28. Steam heat installed.
- $\underline{\text{L.}} \ \, \underbrace{1877, \ p.48.}_{Assembly.}$  New state house declared ready for General

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State Capitols (con't)
Springfield (con't)
"Old State House" (con't)
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State Capitol, 1867--

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Bibliography:
     Pub.L. 1867, pp.67,162. Amended Pub.L. 1867, p.164;
          L. 1869, p.401
     Constitution of 1870 Article IV Sect. 33
     L. 1871/72, pp.165,172
     L. 1873, pp.15,26,27,28,29,30,33
L. 1873/74, pp.39,149
     L. 1875, pp. 26, 27, 30, 32
     L. 1877, pp.15,43,44,45,46,219
       1879, pp. 23, 25, 28, 314, 324
     L. 1881, pp.8,11,42,43,55,166,167,168
     L. 1883, pp.39,41,48,49,50
       1885, pp.46,50,51,52,53,264,267
     L. 1887, pp.23,47,58,59,61,63,64,65,67,71,313
     L. 1889, pp.41,42,50,90,200,365
     L. 1891, pp.16,42,49
     L. 1893, pp.53,54,62,108
    L. 1895, pp.3,42,52,53,78,329,336
     L. 1897, pp.52,53,54,63,230,232,306
       1899, pp.48,56,57,385
    L. 1901, pp.79,80
     L. 1903, pp.11,70,71,81
       1905, pp.59,63,64,75,76
    L. 1907, pp.495,581,584
    L. 1907/08 pp.18,19,20,25,28
       1909, pp.71,78,79,81,106,110,266,485
       1911, pp.81,92,93,389,545
    L. 1912, 3d session pp.21,22,23,42,69
     L. 1913, pp.57,59,76,97,98,365,391,413,463,509,521
       1915, pp.35,60,74,105,205-207,232,448,526,660,694,731,737
     L. 1917, pp.13,26,102,124,125,148,160,165,193,325
    L. 1919, pp.77,92,93,136,138,157,158,207,208,291,1017
       1921, pp.13,28,44,47,48,70,140,141,472,513
    L. 1923, pp.22,52,69,73,90,95,119,141
    L. 1925, pp.129,140,152,155,573,594
       1927, pp.57,74,110
       1929, pp.108,132,152,157
    L. 1931, pp.123,150,178,181,196
    L. 1933, pp.122,123,135,159,1141
       1935, pp.10,64,66,90,99,166,183,186,190,191
    L. 1937, pp.104,114,191,227,228,232
    L. 1939, pp.93,238,243,257,262,269,270,273,1115
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1Pub.L. 1867, p.162. Governor authorized to deed the public square and State House to Sangamon County in exchange for the grounds in Springfield bounded by Second, Monroe, Spring and Charles Streets, and \$200,000. State to continue to occupy old state house until new building is ready for occupancy.

L. 1941, v.1, pp.81,103,119,199,222,224,227,232

L. 1943, v.1, pp.184,185

State Capitols (con't)
Springfield (con't)
1867, Bibliography (con't)

Cost of State House

- 1Pub.L. 1867, p.162. The \$200,000 received from Sangamon County and an additional \$250,000 appropriated towards erection of a new State House, the total cost of which should not exceed \$3,000.000.
- Constitution of 1870. Article IV Sect. 35.

  Appropriations for the new capitol grounds, construction, completion and furnishing of the State House...[not to exceed] in the aggregate, three and a half million of dollars, inclusive of all appropriations heretofore made", without a referendum vote.
- 1877 and 1882, appropriations failed to carry: 1884 carried. Illinois Blue Book 1941/42, p.35.
- L. 1883, p.39. \$351,712 appropriated. Carried.

STATE HOUSE COMMISSIONERS, 1867-79

1867. Created. 1Pub.L. 1867, p.162.

- Composition: 7 commissioners named by act. Governor may remove for cause. To fill all vacancies, subject to confirmation by next General Assembly.
- Duties: "To select the most durable material for said state house, and make the same as nearly fire proof as possible. It shall be constructed upon the most approved and convenient plan.

Appropriations:

- L. 1871/72, p.165, and without expense to it, not to exceed 4 acres to the south and adjoining the new capitol grounds, within 2 years after state house is ready for the General Assembly.
- <u>L.</u> <u>1873, p.26.</u> \$1,000,000 appropriated.
- L. 1875, p.32. \$500,000 appropriated.
- L. 1877, p.48. The \$500,000 bond for additional land filed with Secretary of State on Aug. 8, 1871. New State House now being ready, with Secretary of State to call upon bondsmen for the property. In case the obligors shall fail to obtain this property within 4 months, Governor to appoint 3 COMMISSIONERS TO CONDEMN SAID GROUND FOR THE USE OF THE STATE.
- L. 1877, p.46. \$531,712.18 appropriation for completing building to be submitted to vote. In case voted down, question may be submitted at a subsequent election. Failed to carry.

State Capitols (con't) Springfield (con't) STATE HOUSE COMMISSIONERS (con't)

- 1877, p.47. Salaries suspended after June 1, 1877 until further provision is made for funds to proceed with the work. Records to be filed with Secretary of State for safe keeping.
- 1879, p.314. State House Commissioners abolished. To pay over all moneys to State Treasurer and to deliver to the Secretary of State all books, papers, vouchers and all property in his possession belonging to the State. Auditor, Treasurer and Attorney General to audit accounts.

Miscellaneous Historical Notes, 1873-83.

Watchmen:

- Pub.L. 1865, p.133. Secretary of State and State
  Treasurer required to employ watchman, whose duty it shall be to guard and carefully preserve from fire the public buildings in the City of Springfield. Rules and regulations prescribed by Secretary and Treasurer
- L. 1925, p.573. In the exercise of their duties such watchmen shall have the powers of constables and police officers.
- L. 1873/74, p.39; L. 1875, p.27. Appropriations for removal of offices and archives to new state house.
- L. 1873/74, p.149. New state house to be completed before next session of the General Assembly.

## Fuel Contracts

Constitution of 1870, Article IV Sect. 25

"The General Assembly shall provide, by law, that the fuel...furnished for the use of the State... shall be let by contract to the lowest responsible bidder; but the General Assembly shall fix a maximum price; and no member thereof, or other officer of the State, shall be interested, directly or indirectly in such contract. But all such contracts shall be subject to the approval of the Governor, and if he disapproves the same there shall be a re-letting of the contract, in such manner as shall be described by law.

R.S. 1874, p.1003. Contracts let by Commissioners of State contracts.

For amendments to act, See Contracts, Commissioners of State.

State Capitols (con't)
Springfield (con't)
Miscellaneous Historical Notes, 1873-83 (con't)
Fuel Contracts (con't)

- L. 1915, p.694. Secretary of State to advertise for bids and let contracts for fuel for heating and lighting contract at Springfield, subject to approval of Governor.
- L. 1875, p.30. 4 janitors and 2 watchmen provided for new State House, at \$800 per annum each. \$7000 per annum for heating, fuel, engineers and firemen. \$2500 per annum for lighting.
- L. 1877, p.44. For heating, fuel, engineers and fire men, \$10,000 per annum; for lighting \$3500 per annum. 1 porter to Governor's office, 2 porters and messengers to Secretary of State, 1 porter to Auditor, 1 janitor who shall also be porter, messenger and clerk to Superintendent of Public Instruction, 1 porter and messenger to Attorney General, 1 janitor and ordnance sergeant to Adjutant General. \$4000 per annum for laborers, janitors and watchman for State House under Secretary of State, 2 night and 1 day watchmen and 1 porter to State Treasurer.

Flag

- $\frac{L.\ 1881,\ p.167.}{raising\ flag}$  Appropriation to Secretary of State for raising flag on top of dome during sessions of the general assembly.
- L. 1895, p.337. Secretary of State instructed by joint resolution to keep flag floating from 8 a.m. to 5 p.m. every day of the year except in very stormy days.
- L. 1895, p.53, etc. Appropriations each biennium for purchase of flags for dome.
- L. 1881, p.168. Secretary of State required to procure the construction of an elevator in the capitol building for the use of the Senate and House of Representatives.

Housing of State Departments State Geologist

- L. 1873, p.15. To move the state collection of geological specimens, now in the basement of the post office building into the new state house.
- Illinois State Historical Library and Natural History Museum
- $\underline{\text{L.}} \quad \underline{\text{1877, p.15.}} \quad \text{To occupy the rooms in the west wing of the State House, known as the Miscellaneous Library Rooms.}$

The art gallery of the State House to be prepared for the temporary reception of the trophies and records of the office of the Adjutant General. <u>L. 1877, p.219.</u>

State Capitols (con't)
Springfield (con't)
Miscellaneous Historical Notes, 1873-83 (con't)

Appropriations to complete capitol

 $\underline{\text{L.}}$  1881, p.55. \$531,712.18, subject to referendum. Failed to carry in 1882 election.

L. 1883, p.39. \$531,712. Carried in 1884.

COMMISSIONERS TO SUPERINTEND THE COMPLETION OF THE STATE HOUSE

1883. Created. L. 1883, p.40.

Act to take effect after submission to popular vote, [Nov. 1884] Carried.

Composition: 3 commissioners appointed by Governor, by and with advice and consent of Senate. Governor may remove for cause to fill vacancies, subject to confirmation by Senate at next session thereafter.

Duties: To superintend the completion of the State House. \$531,712 appropriated. <u>L.</u> <u>1885</u>, <u>p.53</u>. Appropriation confirmed.

Miscellaneous Historical Notes, 1883---

Paving of adjacent streets. Appropriations: L. 1885, p.41;
L. 1895, p.42; L. 1917, p.148; L. 1921, p.70; L. 1923, p.95.

Power Plant

 $\frac{L.}{pump} \; \frac{1885, \; p.51.}{and \; repairs \; to \; roof \; of \; boiler \; house.} \; 1 \; steam$ 

- L. 1887, p.71. Electricity installed. \$3,943.22. Lamps, wire fixtures and labor \$4000 for lighting the State House and other incidental expenses thereof;
- L. 1889, p.42. Dynamos and other machinery purchased. 34000 or so much thereof as may be necessary for purchase of dynamos and other machinery and appliances for lighting the State House.
- L. 1899, p.48. \$20,000 appropriated to Secretary of State for an electric light plant for the use of the capitol building and executive mansion.
- L. 1903, p.71. \$55,500 appropriated to Secretary of State for building a heating plant and for the purchase of new boilers for the same, and an additional dynamo, and for making connections for the purpose of heating and lighting the new armory building.

State Capitols (con't)
Springfield (con't)
Miscellaneous Historical Notes, 1883--- (con't)

- L. 1905, p.64. \$10,000 per annum for purchase of fuel and for repairs and other incidental expenses connected with heating the State House; for repairing the State House heat and lighting plants \$2,500 per annum; for incidental expenses needed with operating the State House lighting plant.
- L. 1907/08, p.19. Same appropriation.
- $\frac{L.}{$15,000.}$  Connections with Supreme Court Building.
- $\frac{L.}{and}$   $\frac{1915,}{and}$   $\frac{p.105.}{extension}$  \$140,000 appropriated for installation and
- $\frac{L.}{additions}$  1923, p.90. \$100,000 appropriated for alterations and
- L. 1929, p.152. \$150,000 appropriated for construction of a tunnel from the Capitol Building to the power house, etc.

See also above, Miscellaneous Historical Notes, 1873-83:

State Capitol, 1867 (con't)

- $\frac{L.\ 1887,\ p.47.}{\text{the flags}}\ \text{Appropriation to Adjutant General for moving}$
- L. 1887, p.23. \$7,278 paid Burlington Mfg. Co. for marble tiling of 1st story rotunda of State House.

Fire Damage. Appropriations for repairs.

- L. 1887, p.59. Fire on Dec. 25, 1886, in room 12 of the first floor of the State House.
- 1933. State Arsenal destroyed by fire. See Armory and Office Buildings, State.
- L. 1935, p.183. \$4000 appropriated for redecorating and refurnishing the House Committee rooms on the fourth floor of the Capitol Building damaged by fire, for the purpose of furnishing shades for the hall of the House, and for the purchase and installation of a loud speaker system in the hall of the House. p.191. \$45,000 appropriated for repairs and improvements in the Hall of the House; furnishing a new ornamental plaster ceiling, redecorating; installation of a concealed loud speaker system; and rehabilitation of the lighting system.
- $\underline{\text{L.}}$  1935, p.190. \$65,000 for repairs of roofs and attics (fire damage).

- State Capitols (con't)
  Springfield (con't)
  State Capitol, 1867-- (con't)
  - L. 1889, p.50. \$15,154.80 appropriated for landscaping grounds, etc., including stone walks, 200 trees, hydrants, etc.
  - L. 1893, p.54. \$4100 appropriated for fitting up rooms in basement for files and records and public documents.
  - L. 1895, p.321; Repealed L. 1897, p.230; L. 1897, p.229, amended L. 1939, p.651. Display of U.S. flag on Public Buildings.
  - L. 1895, p.3. Rooms for Illinois Farmer's Institute in Capitol
    Building. Amended L. 1935, p.10. Suitable quarters to be
    furnished by Secretary of State.
  - L. 1897, p.52. First appropriation to Secretary of State for a Superintendent and Assistant Superintendent of Buildings and Grounds. L. 1919, p.291.
  - $\underline{\text{L.}}$  1901, p.13. State arsenal to house the armory, Arsenal and Agricultural and Natural History Museum.
  - L. 1905, p.59. \$7500 for fitting up offices for the Attorney General in the room formerly occupied by the Agricultural Museum and for rearranging the rooms now occupied by some of the State boards entitled to offices in the Capitol Building.
  - $\begin{array}{c} \underline{L.~1905,~p.59}.~\text{New copper roof on main building and other repairs.} \\ \underline{L.~1912,~p.42}.~\$20,000~\text{for repair of roof and dome.} \\ \underline{L.~1931,~p.181}.~\$225,000~\text{for repairs to tower, dome and roofs} \\ \hline \\ \hline \text{of the Capitol Building. (Zinc roof).} \\ \end{array}$
  - L. 1905, p.76. New Supreme Court Building to house Supreme Court,
    Attorney General and his assistants, State law library,
    Appellate Court for the 3d district, and the other branches of
    the Department of Justice of said State now existing, or which
    may hereafter be created. Care, custody, and control of
    building shall be vested in the Supreme Court.
  - L. 1905, p.64. Appropriation to Secretary of State for refurnishing the Supreme Court room, conference rooms, bed rooms of the Supreme Court Judges and hallways of the apartments of the Supreme Judges, and for new furniture for same.
  - L. 1907, p.581. New chairs and desks for Senate and House.
  - $\frac{\text{L.}}{a} \; \frac{1907, \; p.585.}{a \; \text{Suitable}} \; \; \text{In accepting Logan relics, State agreed to provide} \\ \text{Building or State Arsenal.}$
  - L. 1907/08, p.19. Appropriation for remodeling the rooms in the State House to be vacated by the Supreme and Appellate Courts, Attorney General and Board of Pardons.

State Capitols (con't)
Springfield (con't)
State Capitol, 1867-- (con't)

L. 1915, p.35. CAPITOL BUILDING REPAIR COMMISSION.

Created. To repair and rearrange interior of the House of Representatives, the Senate Chamber, the committee rooms of the General Assembly, the 5th and 6th floors of the Capitol, new elevators, roof repairs, etc.

See also CAPITOL BUILDING REPAIR COMMISSION.

- L. 1915, p.60. Appropriation to Secretary of State for 2 new passenger elevators.
- L. 1915, p.35; L. 1917, p.66. New Centennial Memorial Building to provide for a memorial hall, a Lincoln memorial room, State Library, State Historical Library, State Museum, a repository for State Archives, Department of Public Instruction and such other departments as may be determined by those having the work in charge. The Centennial Memorial Building, when completed, shall be in the custody of the Secretary of State.

 $\underline{\text{L. }1921, p.13.}$  Appropriation for tunnel between State House and Centennial Building.

- $\frac{L.}{fighting}$  91500 for installation of hose, piping, and fire
- L. 1917, p.193. Director of Public Works and Buildings and Secretary of State authorized to make contracts for maintenance of central telephone exchange service.
- $\underline{\text{L.}}$  1917, Housing of State Departments, under Civil Administrative  $\overline{\text{Code}}$ .
  - Sect. 17. p.13. Each department shall maintain a central office in the capitol building at Springfield, in rooms provided by the Secretary of State. The director of each department may, in his discretion and with the approval of the Governor establish and maintain, at places other than the seat of government, branch offices for the conduct of any one or more functions of his department.
  - Sect. 49. p.25. Department of Public Works and Buildings (1925, p.596, Department of Purchases and Construction; L. 1933, p.1073, Department of Finance) to purchase and supply telegraph and telephone service, utilities and building services, furniture, office equipment, etc., not now supplied by Secretary of State; and to erect and construct public buildings erected for any department.
    p.26. Department of Public Buildings.

(L. 1925, p.594 Finance Department), to lease for a term not exceeding 2 years, storage accommodations and office space for the use of the code departments, and to have general care and supervision of same.

State Capitols (con't)
Springfield (con't)
State Capitol, 1867--(con't)
Miscellaneous Historical Notes (con't)

- L. 1921, p.140. Legislative lounge room in former State Library rooms. L. 1933, p.1141. Secretary of State authorized to assign temporarily for office space. (Automobile title department).
- L. 1921, p.141. \$53,555 for constructing vaults and remodeling
- L. 1923, p.22. Commission on Housing State Departments, created.

  See STATE DEPARTMENTS, COMMISSION ON HOUSING
- L. 1923, p.141. \$58,088.05 appropriated for remodeling, furnishing and equipping quarters on the 3d floor of the Capitol to be used as a reception room for members of the House and Senate. [Formerly, old State Library Room. Later, Secretary of State, Certificate of Title Officel.
- L. 1927, p.110. \$25,000 appropriated to Secretary of State for a restaurant for officers and employees of the State and for the public in some suitable location in the State Capitol Building at Springfield.

  [N.B., a restaurant was operated as a concession, on the fourth floor, for some years previous to 1927].
- L. 1931, p.181. \$60,000 for repairs, replacement and installation of electrical wiring in Capitol.
- L. 1935, p.138; L. 1937, p.173. New Archives Building under jurisdiction of State Library.
- L. 1935, p.138; L. 1937, p.175. New Armory and Office Building to replace State Arsenal, destroyed by fire in 1933. Under jurisdiction of the Adjutant General.
- L. 1939, p.93. No alcoholic liquors shall be sold or delivered in any building belonging to or under the control of the State or any political sub-division thereof. Except that beer may be sold at [navy pier] and in parks under Department of Public Works and Buildings.
- $\frac{\text{L.}}{\text{conditioning}}$  \$20,000 appropriated for the completion of the air-
- $\frac{\text{L. } 1939, \text{ p.}262.}{\text{of the two}} \quad \text{S1,500 appropriated for the demolition and removal} \\ \quad \text{Capitol and the Archives Building.}$
- L. 1939, p.270; L. 1941, v.1, p.222, reappropriated.

  \$100,000 appropriated for complete reconditioning and waterproofing of tunnel between the Centennial and Capitol Buildings
  and reconditioning the east end of the Centennial Building
  terrace and steps.

State Capitols (con't)
Springfield (con't)
State Capitol, 1867-- (con't)
Miscellaneous Historical Notes (con't)

- L. 1941, v.1, p.199. \$4000 appropriated to replace present unsatisfactory loud speaker system, for installation and repair of carpets and furniture for the House.
- L. 1941, v.1, p.222. \$23,157 appropriated for electric wiring and equipment for alternating current service.
  L. 1943, v.1, p.185. \$16,852 appropriated for same.
- $\frac{L.}{and}$   $\frac{1943, v.1, p.185.}{drives.}$  \$7,968 for reconstruction and repair of walks
- $\frac{\text{L. }}{\text{of tunnel between the Centennial and Capitol Buildings.}} \\ \\ \frac{1943, \text{ v.1, p.185.}}{\text{of tunnel between the Centennial and Capitol Buildings.}} \\$
- L. 1943, v.2, p.312. Commission to investigate office and storage requirements in the City of Springfield, of the several departments and agencies of this State.
- L. 1945, p.221. An Act to provide for the rehabilitation of the meeting chambers and committee rooms of the General Assembly and to make an appropriation therefor. Ap. July 17, 1945. \$480,570, exclusive of \$177,600 for voting machines for the House of Representatives, vetoed.
- L. 1945, p.222. \$1,600 for sprinkler system, and alarm signal in the janitor's closet in the Senate chamber; \$1650 for repairs, equipment and decoration of the Senate Judiciary Committee Room.
- L. 1945, p.251. Appropriation to Department of Public Works and Buildings for development of capitol group, including landscaping, underground tunnels, rehabilitation of capitol, dismantling and building new greenhouse.
- L. 1945, p.257. Appropriation of \$1,193,690 for lands and interest in lands in Springfield for additions to the Capitol grounds.
- L. 1945, p.263. An Act creating a commission to investigate the proposition of providing proper quarters for, and the operation of a restaurant or cafeteria in the State House, and making an appropriation thereof. H.B. 557. Ap. July 17, 1945.
- L. 1945, p.268. \$847,312 appropriations for State House and Power Plant; \$23,460 per annum for telephone exchange; \$60,000 for necessary new stone work, repointing of present stone work, and caulking of window frames of Capitol Building and Centennial Building...and for other repairs and equipment for State Buildings in Springfield. Total for State House and Power Plant, \$1,317,612.

State Capitol (con't)
Springfield (con't)
State Capitol, 1867-- (con't)
Miscellaneous Historical Notes (con't)

- L. 1947, p.124. \$15,000 to Department of Public Health for a capitol first aid station. [First located in 2d floor north corridor of State House; moved to new State Office Building 1956].
- $\frac{L.}{u}$  1947, p.225. Appropriation of remodeling and redecorating rooms used by General Assembly.
- $\underline{\text{L. }} \underbrace{1947, \text{ p.177.}}_{\text{Buildings:}}$  Appropriations to Department of Public Works and

\$1,825,200 for a new power plant. \$154,500 for construction of pedestrian underground tunnels connecting the several buildings in the State Capitol group. [There were existing tunnels connecting State House, Centennial and Archives Buildings].

- L. 1947, p.257. Deficiency appropriation to Secretary of State for State House and Power Plant. \$31,300.
- L. 1947, p.259(263). Appropriations to Secretary of State for State House and Power Plant, \$1,001,724 and Telephone Exchange \$28,380.
- L. 1947, p.177. \$1,823,200 to Department of Public Works and Buildings for a new power plant and equipment. L.1949, p.202. Reappropriation.
- L. 1949, p.229. An Act to provide for the rehabilitation of the meeting chambers and committee rooms of the General Assembly and the installation of voting devices and to make an appropriation therefor. Ap. July 27, 1949. \$86,000 for voting devices for House of Representatives.
- $\frac{\text{L.}}{\text{TO Speaker}}$ . \$15,000 for House of Representatives maintenance.
- L. 1949, p.231. \$3,065.50 for deficiency for same.
- $\frac{L.}{House~and}~\frac{1949,~p.256}{Power}~\text{Plant.}~~\$1,212,738~\text{to Secretary of State for State}$
- L. 1949, p.262. State House and Power Plant, deficiency, \$92,500.
- $\frac{\text{L. }}{\text{To maintain between sessions, the Senate chamber, committee room,}}{\text{etc., guards to exhibit to visitors, etc.}} \\ \text{$1949, 263.}$
- $\frac{L.}{for} \; \frac{1949, \; p. \; 285.}{for \; Capitol;} \; \; \text{To Secretary of State $250,000 for air-conditioning}$

State Capitols (con't)
Springfield (con't)
State Capitol, 1867-- (con't)
Miscellaneous Historical Notes (con't)

waterproofing and tuckpointing of Capitol, Centennial and Archives Buildings; \$90,000 for rehabilitation and repair of toilets in State Capitol; \$5,000 for reupholstering and repairing seats in Centennial Auditorium; \$7,500 for purchase of alternating current; \$5000 for trees and shrubs and other landscaping materials; \$210,000 for repair or replacement of elevators in Centennial Building [reapporpriation L. 1953, p.600]. \$950,000 for new office building [for Automobile Department; allowed to lapse].

- L. 1949, p.294. To Secretary of State: \$30,000 for repairs to marble floor and marble balasters in State Capitol; \$44,000 for changing entrances and installing door in Capitol to alleviate fire hazards [reappropriation of this item L. 1951, p.895; L. 1953, p.600; rehabilitation and repairs and eliminating fire hazards in capitol and Centennial Building].
- 1951. An Act to regulate the use of the voting device in the House of Representatives. Ap. Apr. 28, 1951. L. 1951, p.88.
- L. 1951, p.166(169). Department of Finance to have care and custody of any real property acquired for the State by the Department for additions to the Capitol grounds. [New power plant and appurtenances]. Secretary of State to have charge of new power plant and appurtenances when completed. (Amends Civil Administration Code, Sect. 36, Para.307.
- L. 1951, p.717. \$30,350 to Department of Public Works and Buildings.

  Special assessment for improvement along Monroe Street.
- $\frac{L.}{and} \; \frac{1951,\; p.737(739)}{power}. \; \; \text{To Secretary of State.} \; \; \$1,390,878 \; \text{for State House}$
- L. 1951, p.744. Senate Chambers Maintenance Commission, \$18,000.
- L. 1951, p.745. Speaker, \$20,000 for House chamber and room maintenance.
- L. 1951, p.888. Secretary of State. \$353,000 for new office building;

  \$\frac{125,000}{\$125,000}\$ for building storage warehouse, and greenhouses; \$16,000 for changing entrances and installing doors in State Capitol; \$25,000 for parking area on Capitol Grounds [back of Archives Building]; \$540,000 for repairs on capitol group buildings. See reappropriations L. 1953, p.600; L. 1955, pp.600,1357.
- $\frac{L.}{and} \frac{1953, p.18.}{Power}$  To Secretary of State. \$40,000 for deficiency, State House
- $\frac{L.}{for} \; \frac{1953, \; p.21.}{for \; construction \; and \; equipment \; of \; new \; State \; Office \; Building. \quad Act}$  amended  $\underline{L.} \; 1955, \; p.1640.$
- L. 1953, p.109. To Senate Chamber Maintenance Commission \$20,000 for maintenance between sessions.
- L. 1953, p.210. To Speaker, \$20,000 for maintenance of House rooms between sessions.

- State Capitols (con't)
  Springfield (con't)
  State Capitol, 1867-- (con't)
  Miscellaneous Historical Notes (con't)
  - L. 1953, p.119. Illinois State House Commission created. \$20,000 to study the problem connected with advantageous use of space in the State House [after new Office Building completed].
  - L. 1953, p.288. To Lieutenant Governor: \$7,500 for rehabilitation, modernizing, equipping and furnishing his office.
  - $\frac{L.}{and}$   $\frac{p.304}{Power}$  Plant, \$39,960 per annum for telephone exchange.
  - L. 1953, p.515. Reappropriation, having assessment, Monroe Street.
  - L. 1953, p.600. To Secretary of State:
    - \$350,000 purchase of land for construction of new office building and parking facilities in Chicago.
    - \$50,000 for storage warehouse, green houses and site development. (Reappropriations of items L. 1951, p.888.
    - \$44,000 for changing entrances and installing doors in Capitol to alleviate fire hazards.
      - Reappropriation. See L. 1949, p.294; L. 1951, p.895.
    - \$210,000 for repair or replacement of elevators in Centennial Building. Reappropriation. See L. 1949, p.283.
    - \$125,000 for construction of a building for storage warehouse; greenhouses, site development.
    - Reappropriation. <u>See L. 1951</u>, <u>p.888</u>; <u>L. 1953</u>, <u>p.600</u>. \$16,000 for changing entrances and installing doors in State Capitol. Reappropriation. <u>See L. 1949</u>, <u>p.294</u>; <u>L. 1951</u>, <u>p.888</u>.
    - \$300,000 for Capitol repairs, alterations and rehabilitation of Capitol, Centennial, Archives, Power and Heating Plant, landscaping, reconversion from direct current to alternating current.
  - L. 1953, p.612. To Department of Public Works and Buildings. \$250,000 for completion of new Power Plant; demolition or disposal of old Power Plant; passenger tunnels, etc.
  - $\frac{\text{L.}}{\text{ing State House}}$  Illinois State House Commission. \$1,095,000 for remodeling State House.
  - L. 1955, p.272(273). Secretary of State. \$2,699,160 for State House and Power Plant.
  - $\underline{\text{L.}}$  1955, p.281. Speaker of House. \$20,000 for maintenance of House rooms between sessions.

  - $\underline{\text{L.}} \ \ \, \underline{\text{1955, p.1195.}} \ \ \, \text{Civil Administration Code. Sect. 17. Assignment of} \\ \ \ \, \underline{\text{rooms by Secretary of State.}} \ \ \, \text{Armory building rooms.}$
  - L. 1955, p.989. Monroe Street pavement assessment.

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State Capitols (con't)
Springfield (con't)
State Capitol, 1867-- (con't)
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#### Portraits:

- L. 1945, p.131. Speaker Elmer J. Schochenberg
- L. 1945, p.234. Secretary of State Edward J. Hughes
- L. 1947, p.62. Senator Richard J. Barr
- L. 1947, p.86. Lieutenant Governor Hugh Cross
- L. 1947, p.121. Picture "Coal Miner." Memorial to miners killed in the explosion at Centralia, to be hung in appropriate place in State House and placed in State Museum.
- L. 1947, p.281. Lieutenant Governor John Stelle.
- L. 1949, p.109. Hugh Cross
- L. 1949, p.110. Governor Dwight Green
- L. 1949, p.110. Speaker Hugh Green.
- L. 1951, p.2123. Statute of Senator Barr.
- L. 1951, p.668. Speaker Paul Powell
- L. 1951, p.2123. Statute of Senator Richard J. Barr
- L. 1953, p.411. Lieutenant Governor Sherwood Dixon
- L. 1953, p.830. Governor Adlai E. Stevenson
- L. 1955, p.977. Senator Simon E. Lanz

# Chicago Office Building

Appropriations to Department of Finance for:

- L. 1947, p.104. \$910,000 for improvements and repairs.
- L. 1947, p.105. \$950,000 for operation.
- L. 1949, p.107. \$938,000 for operation
- L. 1949, p.108. \$841,000 for major repairs and improvements, tenant alterations.
- L. 1951, p.666. \$844,500.
- L. 1953, p.207. \$1,012,000. p.611 for equipment.
- <u>L. 1955</u>, <u>p.229</u>. \$1,008,000.
- L. 1955, p.1098. Street improvement assessment.

Secretary of State's Building in L. 1953, p.600. To Secretary of State for new office building and parking  $\overline{\text{facilities in Chicago}}$ .

Office space leased by FINANCE DEPARTMENT, q.v.
Civil Administrative Code of 1917, Sect. 36 and as amended.

See also Monuments: Springfield
STATE, CORMISSION TO INVESTIGATE STORAGE REQUIREMENTS
OF THE STATE PUBLIC BUILDING AUTHORITY

State Central Committee [for each political party].

1908. Created. Sect. 8 and 9, Primary election act, Ap. Feb. 21, 1908.
<u>L.</u> 1907/08, p.52.

## Bibliography:

L. 1907/08, p.48
L. 1910, p.47. Amended L. 1913, pp.310,331
L. 1919, p.476
L. 1927, p.459. Amended L. 1928, 1st spec.sess., p.40;
L. 1935, p.805; L. 1935/36, 4th spec.sess., p.65;
L. 1941, v.1, pp.606,631
L. 1943, v.2, Sect. 7.8 p.101; Sect. 7.58 p.125

#### Purpose:

- L. 1907/08, p.52; L. 1909/10, p.50. "The following committees shall constitute the central or managing committees of each party, viz: A State Central committee; a congressional committee for each congressional district; a senatorial committee for each senatorial district; a county central committee for each county; a city central committee for each city or village; and a precinct committee for each pricinct: Provided, however, that nothing herein contained shall prevent a political party from electing or appointing in accordance with its practice other committees."
- L. 1913, p.312. Amended to read "a precinct committee for each precinct, except precincts within the limits of incorporated cities or villages having a population of two hundred thousand (200,000) or over; and a ward committee for each ward in such cities or villages having a population of two hundred thousand or over..."
- L. 1919, p.479. The following committees...shall constitute the central or managing committee of each political party: a State central committee, a Congressional committee for each Congressional district, a judicial district committee for each Supreme Court district, a judicial circuit committee for each judicial circuit, a county central committee for each judicial circuit, a county central committee for each county, and a city central committee for each city whose city officers are required to be nominated under the provisions of this [the primary election] Act: Provided, however, that nothing contained herein shall prevent a political party from electing or appointing in accordance with its practice, other committees."

State Central Committee (for each political party). (con't) 1908 (con't)

Purposes: (con't)

- L. 1927, p.462. "A State central committee, a congressional committee for each congressional district, a county central committee for each county, a municipal central committee for each city, town or village, a precinct committeeman for each precinct."
- L. 1928, 1st spec.sess., p.41. "In any city having a population of 200,000 or over, there shall be no precinct committeemen, but there shall be a ward committeeman for each ward."
- L. 1935, p.807. "...a ward committeeman for each ward in cities having a population of 500,000 or more. A township committeeman for each township or part of a township that lies outside of cities having a population of 200,000 or more, in counties having a population of 500,000 or more, a precinct committeeman for each precinct in counties having a population of less than 500,000.

Definition of Political Party under Primary Elections Acts

- L. 1907/08, p.50; L. 1909/10, p.48. A political party, which at a general election for State and county officers then next preceding a primary, polled more than two per cent of the entire vote cast in the State...In determining the total vote of a political party...the test shall be the total vote cast by such political party for its candidate who received the greatest number of votes."
- L. 1919, p.477. A political party which polled 5% of the entire vote cast in the State.
- L. 1927, p.460; L. 1928, 1st spec.sess., p.41. Changed back to 2% of the total vote cast.
- L. 1935, p.806. 5% of total vote cast.
- L. 1941, v.1, p.607. Added: Provided, that no political organization or group shall be qualified as a political party hereunder, or given a place on a ballot, which organization or group is associated, directly, or indirectly, with Communist, Fascist, Nazi, or other un-American principles and engages in activities or propaganda designed to teach subservience to the political principles and ideal of foreign nations or the overthrow by violence of the established constitutional form of government of the United States and the State of Illinois."

Composition of State Central Committee

L. 1907/08, p.52; L. 1909/10, p.50; L. 1913, p.312.
One member from each congressional district in the State, elected at the August primary held in 1908, and at the April primary held every two years thereafter. The State central committee of each political party shall be composed of members elected from the several congressional districts of the state as herein provided, and of no other person or persons whatsoever."

State Central Committee (con't) 1908 (con't)

Composition of State Central Committee

L. 1919, p.479. "Composed of one member from each Congressional district in the State, who shall be chosen in the year 1920 and every four years thereafter by the Congressional convention of the party and district in which he resides."

L. 1927, p.462; L. 1928, 1st spec.sess., p.42; L. 1935, p.807;

L. 1936, 4th spec.sess., p.66.

Composed of one member from each congressional district in the state and shall be elected...at the primary held... in April 1928, and at the April primary held every two years thereafter...shall be composed of members elected from the several congressional districts of the State...and of no other person or persons whomsoever...In the organization and proceedings of the State central committee, each State central committeeman shall have one vote for each ballot voted in his congressional district by the primary electors of his party at the primary at which he was elected."

L. 1941, v.1, p.631. Whenever a vacancy occurs in the State central committee...filled by appointment by the congressional committee of that political party in the congressional district from which predecessor was elected.

Appointee must be a resident of that district.

State Charitable Institutions
See Charitable Institutions, State

STATE COMMISSION AT THE LOUISIANA PURCHASE EXPOSITION, ILLINOIS
See LOUISIANA PURCHASE EXPOSITION, ILLINOIS STATE COMMISSION AT

STATE COMMISSION AT THE PAN AMERCIAN EXPOSITION, ILLINOIS

See PAN AMERICAN EXPOSITION. ILLINOIS STATE COMMISSION AT THE

STATE COMMISSION TO LEWIS AND CLARK CENTENNIAL AND AMERICAN-PACIFIC EXPOSITION, ILLINOIS

See LEWIS AND CLARK CENTENNIAL AND AMERICAN-PACIFIC EXPOSITION, ILLINOIS STATE COMMISSION TO

STATE COMMISSIONERS TO THE JAMESTOWN TER-CENTENNIAL EXPOSITION

See JAMESTOWN TER-CENTENNIAL EXPOSITION, STATE COMMISSIONERS TO THE

State Contracts, 1870 --

See 1870-1917 CONTRACTS, STATE BOARD OF 1917-27, 1933-- FINANCE, DEPARTMENT OF 1927-33 PURCHASES AND CONSTRUCTION, DEPARTMENT OF See also Printing, State

STATE COUNCIL OF DEFENSE

See COUNCIL OF DEFENSE, STATE

State Debt and Interest Fund
See Treasury, State. Under Constitution of 1870. Special Funds.

#### STATE DEPARTMENTS. COMMISSION OF HOUSING

1923. Created. An act to create a commission on housing State departments, to define its powers and duties, and to make an appropriation therefor. Ap. June 27, 1923. L. 1923, p.22.

> Composition: Governor, Secretary of State, President of the Senate, Speaker of the House of Representatives, one Senator appointed by the president upon the recommendation of the executive committee, one member of the House appointed by the Speaker thereof.

Duties: To make a comprehensive survey of the problems of housing the several departments of the State government.

STATE DEPORTATION AGENT
See DEPORTATION AGENT, STATE

State Employees, Acts Relating to

See also CIVIL SERVICE COMMISSION, STATE
COURT OF CLAIMS

(Private acts for relief of State employees prior to 1915 not listed here).

SALARY INVESTIGATION COMMISSION. (1919 and 1921 Commission with same title).

SALARY STANDARDIZATION COMMISSION: 1923.

STATE EMPLOYEES' RETIREMENT AND BENEFIT SYSTEM

STATE INSTITUTION TEACHERS' PENSION AND RETIREMENT FUND

State Officers

State Position. Title and Salary Rates

UNIVERSITY RETIREMENT SYSTEM OF ILLINOIS

- 1872. An act to prevent fraudulent and corrupt practices in making or accepting of official appointments and contracts by public officers. Ap. Apr. 9, 1872. L. 1871/72, p.612; R.S. 1879, p.727.
- 1889. An act to protect the Labor of Native and Nationalized Citizens and those who have in good faith declared their intentions to become Naturalized American Citizens. Ap. June 1, 1889.
  L. 1889, p.2.
- 1897. An act to authorize the payment of the cost of corporate suretyship upon official bonds. Ap. June 7, 1897.

  L. 1897, p.271. Amended L. 1933/34, 3d spec.sess., p.207.

  Title amended, L. 1933/34, 3d spec.sess., p.207; an act relating
  to the payment of the cost of corporate suretyship and indemnity
  upon official bonds.
- 1874. Criminal jurisprudence. Ap. Mar. 27, 1874. R.S. 1874, Div. 1. Sect. 79-81 p.363. Embezzlement.
- 1917. An act providing for the creation of a commission to be known as the Illinois Pension Laws Commission, and defining the powers and duties of such commission. Ap. June 14, 1917.
  <u>L. 1917, p.641.</u> Appropriation for same. <u>L. 1917, p.107.</u>
- 1919. An act to create a Salary Investigation Commission and make an appropriation therefor. Ap. June 21, 1919.
  L. 1919, p.134.
  - An act in relation to State finance. Ap. June 10, 1919. L. 1919, p.946.
    - Sect. 14. Amended L. 1941, v.1, p.1263. Salaries and wages.
    - Sect. 29. Amended L. 1943, v.2, p.379. Schedule of salary payment dates.

- State Employees, Acts Relating to (con't) 1919 (con't)
  - Sect.29a added <u>L. 1927</u>, <u>p.866</u>. Payment of laborers and emergency purchase for roads.
  - Sect. 30a added <u>L. 1941, v.1, p.1269.</u> Prohibits compensation or expenses to employees advocating the overthrow of the government.
  - 1921. An act to create a Salary Investigation Commission and make an appropriation therefor. Ap. June 20, 1921. L. 1921, p.65.
    - An act in relation to the payment of the salaries of the officers and employees of the State, other than those employed in the penal or charitable institutions of the State. Ap. May 12, 1921.

      L. 1921, p.463. Amended L. 1953, p.915.

      Title amended L. 1953, p.915 to: An act in relation to the payment of the salaries of state officers.
  - 1923. An act to create a salary standardization commission and make an appropriation therefor. Ap. June 18, 1923. L. 1923, p.84.
  - 1929. An act requiring the submission of lists of employees of all state officers and a compilation of a list thereof by the State Auditor for public inspection. Ap. May 27, 1929. L. 1929, p.757.
    - An act creating a commission to investigate the desirability and practicability of a State employees' benefit and annuity fund. Ap. June 24, 1929.
      L. 1929, p.758.
  - 1931. An act regulating wages and hours of work of mechanics and laborers employed under constracts for public works. Ap. June 20, 1931.
    L. 1931, p.573. Amended L. 1941, v.1, p.407.
  - 1935. An act making an appropriation to pay compensation claims of State employees and providing for the method of payment thereof. Ap. July 2, 1935.

    L. 1935, p.49. Amended L. 1935/36, 2d spec.sess., p.71;
    L. 1935, p.49; L. 1943, v.2, p.313.
    - An act to give preference to veterans of the United States military and naval service in appointments and employment upon public works by, or for the use of, the State or its political subdivisions.

      Ap. June 12, 1935.

      L. 1935, p.1411.
  - 1937. An act making an appropriation to pay claims arising out of injuries to State employees, and providing for the method of payment thereof. Ap. July 3, 1937.  $\underline{\text{L.}}$  1937, p.83.

State Employees, Acts Relating to (con't)

1937. (con't)

- An act to provide for the creation, maintenance and administration of a State Employees' Annuity Fund. Filed July 13, 1937.
  L. 1937, p.1163.
  Unconstitutional
- 1941. An act to prohibit the State of Illinois, political subdivisions thereof, municipalities therein, and officers, agents or employees thereof from selling, procuring for sale or having in possession or under control for sale, certain merchandise to any such officers, agents or employees. Filed July 22, 1941.

  L. 1941, v.l, p.1118.
  - An act regulating wages of laborers, mechanics and other workmen employed under contracts for public works. Ap. June 26, 1941. L. 1941, v.1, p.703.
- 1943. An act to standardize State position titles and salary rates.

  Ap. June 30, 1943. L. 1943, v.2, p.328. Amended L. 1945, p.1696;
  L. 1947, pp.1688,1700; L. 1951, pp.86,520,859,1626; L. 1955, pp.84,

  1454; L. 1955, pp.367,964,2071.

  Act repealed effective July 1, 1957.
  L. 1955, p.2226.
  - An act making an additional appropriation for the payment of claims arising out of injuries to State employees, as awarded by the Court of Claims, in conformity with the Workmen's Compensation Act. Ap. Apr. 22, 1943.
    L. 1943, v.l, p.49.
  - An act to provide for the creation, maintenance and administration of a retirement and benefit system for employees of the State of Illinois. Ap. July 23, 1943. L. 1943, v.2, p.350.
- 1955. An Act to revise the law in relation to personnel administration and to make appropriation in connection therewith. Ap. July 18, 1955.

  L. 1955, p.2208.

  Companion bills relative to putting specified departments under:
  L. 1955, pp.2226,2227,2229,2230,2231.
- State Employees' Retirement and Benefit Fund  $\underline{\text{See}} \quad \text{Treasury, State.} \quad \text{Under Constitution of 1870, Special Funds.}$
- STATE EMPLOYEES' BENEFIT AND ANNUITY FUND COMMISSION
  - 1929. Created. L. 1929, p.758. An act creating a commission to investigate the desirability and practicability of a State employees' benefit and annuity fund. Ap. June 24, 1929.

Composition: President pro tempore of the Senate, Speaker of the House of Representatives and 3 persons appointed by the Governor. STATE EMPLOYEES' BENEFIT AND ANNUITY FUND COMMISSION (con't)
1929. (con't)

Duties: To investigate the advisability and practicality of establishing a retirement and benefit fund for employees of the State of Illinois, draft bill, etc. Report to next General Assembly.

See also
PENSION LAWS COMMISSION. 1815.
PENSION LAWS COMMISSION, ILLINOIS. 1917

See also State Employees' Retirement and Benefit Systems. 1943--

State Employees' Retirement and Benefit System. See also unconstitutional act on this subject. L. 1937, p.1163.

1943. Created. Bibliography

An act to provide for the creation, maintenance and administration of a retirement and benefit system for employees of the State of Illinois. Ap. July 23, 1943.

L. 1943, v.2, p.350. Amended L. 1945, pp.1683,1685; L. 1947, p.1701: L. 1949, pp.1533,1555,1557,1558,1559,1563: L. 1951.

pp.1701; L. 1949, pp.1533,1555,1557,1558,1559,1563; L. 1951, pp.218,625; L. 1953, pp.770,961,1052,1898; L. 1955, pp.637, 1096,1255,1258,1337,1612,1630,1862,2065,2077,2227.

An act to provide for reciprocal allowance of credits for retirement, death and disability benefits between the State Employees' Retirement System of Illinois, the University Retirement System of Illinois and the Teachers' Retirement System of the State of Illinois, and for the transfer of certain funds between said systems. Ap. Aug. 8, 1947.

L. 1947, p.1682. Amended L. 1949, p.1561.

An act to provide for the coverage of certain officers and employees of the State and its political subdivisions and of the instrumentalities of either, under the old age and survivors insurance provisions of the Federal Social Security Act, to provide for the administration of such a coverage program and to make an appropriation for the administration of such a coverage program and to make an appropriation for its administration.

L. 1951, p.2094. Amended L. 1953, p.781; L. 1955, p.1326.

1955. An act to establish continuity and preservation of pension credit for employees in Governmental service in the State of Illinois. Ap. July 11,1955.

L. 1955, p.1605.

Retirement systems reciprocal act.

Ap. Aug. 6, 1951.

State Employees' Retirement and Benefit System (con't) 1943. (con't)

Purpose: "To provide an orderly means whereby employees of the State of Illinois who become superannuated or otherwise incapacitated as the result of age or disability, may be retired from active service without prejudice and without inflicting a hardship upon the employees retired, and to enable such employees to accumulate reserves for themselves and their dependents to provide for old age, disability, death and termination of employment, thus effecting economy and efficiency in the administration of the state government."

Sect. 2.

## Membership

- a) "any person who becomes an employee on or after the date of establishment shall, upon completion of twelve months of continuous service uninterrupted by a break of more than two months, become a member of the retirement system as a condition of employment: provided said person is under the age of sixty years at the time of completion of said twelve months of service." Contributions to begin with the first payroll period after said twelve months shall have been completed. May elect to make contributions for said twelve months rendered prior to membership provided this paid within 3 years.
- b) Any person who is an employee on December 31, 1943 unless within 60 days prior to January 1, 1944, he shall have filed...a notice of his election not to be included in the membership of the system and a duly executed waiver of all present and prospective annuities or benefits which he would otherwise have as a member. May become a member later, but without credit for service rendered prior to the date of establishment.
- c) Certificates of age, length of service, etc.
- d) A member withdrawing his accumulated contributions ceases to be a member. Board of trustees to continue the membership of any member who was drafted or enlisted in the armed forces during the war or who was drafted in time of peace. If he or she does not withdraw contributions, he shall be considered to be in service for the purposes of the retirement system.

## Creditable service defined

## Service retirement allowance

Withdrawal from service upon after attainment of age of 60 years who shall have completed 15 years of creditable service-in no event before withdrawal from service.

Withdrawal prior to attainment of age of sixty years who shall have completed at least twenty years of creditable service - upon attainment of age of 60 years, or at his option, at a date subsequent.

State Employees' Retirement and Benefit System (con't) 1943. (con't)

Service retirement allowance (con't)

- a) Member's annuity the actuarial equivalent of the accumulated contributions of the member at the time of retirement.
- State annuity 1/120th of average final compensation of the member for each year of membership service, not to exceed 35 years.
- c) Prior service annuity if member shall have contributed to the system for a period of at least 12 months, which shall be equal to 1/60 of average final compensation for each year of prior service not to exceed 35 years. 33 1/3% to be allowed for each year of contributions up to 3 years when 100% allowed.

#### Provisos

Annuities under (B) and (C) shall not exceed \$2400 per annum. To be calculated on basis of 65 years at time of retirement; reduced proportionately if under 65 years.

Service retirement allowance shall not exceed 75% of earnable compensations at date of retirement.

## Compulsory retirement at age of 70

On and after Jan. 1, 1949, provided member has completed at least 15 years of service.

Thereafter, any member on attaining 15 years of service on attainment of 70 or upon completion of 15 years of service after that age.

## Reversionary Annuity

At time of retirement, member may elect to receive a lesser amount of service retirement allowance and provide with the remainder of his equity as actuarially determined an annuity for any person who is dependent upon such member at the time of retirement. Must amount to at least \$10 per month. Becomes payable to dependent upon death of member, provided said dependent alive.

#### Death Benefit

Upon death of member while in service from any cause other than illness contracted or injuries received while in the performance of duty to the State, having one or more years of creditable service, and who has in receipt of compensation within a period of twelve months prior to the date of death.

## His estate or named beneficiary to receive:

(a) The accumulated contributions of the member.

State Employees' Retirement and Benefit System (con't) 1943 (con't)

Death Benefit (con't)

(b) A state contribution equal to 1/12 of the yearly earnable compensation for the 12 months preceding the death of the member during which the member was a contributor to the system, multiplied by the number of completed years of creditable service, not to exceed 50% of such earnable compensation.

Upon death of a retired member

Unless a reversionary annuity, death benefit payable of the excess, if any, of the accumulated contributions over the amount of all service retirement allowance payments received prior to death.

Payable in single cash sum or as annuity (if amounts to be at least \$10 per month) at option of named beneficiary.

Ordinary Disability Benefit

Any member with 5 years or more of creditable service who shall have been a contributor to the system for at least 12 months.

Beginning on 31st day of absence on account of disability, payable during the time the member shall not receive nor have a right to receive any compensation and continuing until:

a) Disability ceases.

b) Attainment of 65 years.

- c) The aggregate period for which ordinary disability payments made to any member during his entire period of service become equal to one quarter of the total period of creditable service of the member not including the time during which the member shall have received ordinary disability benefit.
  - ) The member engaged in gainful employement, but benefit to be resumed if member again found disabled.

Amount

 $40\,\mbox{\%}$  of member's earnable compensation at the time the disability occurred.

Disability for members who reach age of 55 years, with 15 years of creditable service.

Beyond the maximum time for receiving disability allowed retirement allowance as of attained age of member, as though retiring at less than 65 years.

State Employees' Retirement and Benefit System (con't) 1943 (con't)

Accidental Disability Benefit

- Member who becomes totally incapacitated for duty while under the age of 65 years as the proximate result of bodily injuries sustained or a hazard undergone while in the performance and within the scope of his duties, if...not the consequence of willful negligence...
- 60% of the member's earnable compensation at date of disability, payable until attainment by the member of the age of 65 years, at which time, if the member shall be still disabled he shall become entitled to a service retirement allowance under the provisions of this Act, and the minimum period of service prescribed...for the receipt of such allowance shall be waived for such members.
- In addition, allowed credit for payments he would have made had he been in service. Service as credit also allowed.
- Any amounts received under State Workmen's Compensation or the State
  Occupational Diseases Acts to be applied as offset to accidental
  benefit under this act.

#### Accidental Death Benefit

Members while in performance and within scope of duties, not caused by willful negligence of member.

Estate or designated beneficiary to receive: Accumulated contributions, plus 50% of earnable compensation to

- a) To widow during her widowhood.
- b) If no widow or if widow dies or remarried before any child has attained the age of 18 years, then each child to receive \$15 per month until it reaches 18, married or dies, subject to limit of 50% of earnable compensation to all minor children.
- c) If no widow or children, to dependent father or mother for life.
- d) If none of aforesaid beneficiaries is living at death of member, no accidental death benefit paid.

Amounts received under Workmen's Compensation or State Occupational Diseases  $\operatorname{Act}$  as an offset.

Refund of Contributions upon withdrawal from service.

May refund [without interest] on request, subject at discretion of board, to withholding one year's payments. Withdrawal of contributions forfeits all accrued rights in retirement service.

Reinstatement permitted after 2 year's reemployment and return of contributions with accrued interest.

State Employee's Retirement and Benefit System (con't) 1943 (con't)

Board of trustees to administer fund. (Sect. 13-23).

See STATE EMPLOYEES' RETIREMENT AND BENEFIT SYSTEM. BOARD OF TRUSTEES FOR

#### Contributions

By members

50% of earnable compensation, made by deduction from salary.

By State

Biennial appropriations as required.

Assignments

Annuities and other benefits unassignable and not subject to execution, garnishment or attachment.

STATE EMPLOYEES' RETIREMENT AND BENEFIT SYSTEM, BOARD OF TRUSTEES FOR

Composition and appointment

Board of 5 trustees; the Director of Finance ex officio, the
Auditor of Public accounts ex officio, one trustee who shall
not be a state employee, who shall be Chairman and who shall
be appointed by the Governor for a five-year term; two members of the system having at least ten years of creditable
service, who shall be appointed by the Governor for terms
of five years, except that the first two of such trustees
shall be appointed...one for a term of one year and one for
a term of two years. Trustee who is a member of the retirement system shall be disqualified as a trustee immediately
upon the termination of his service with the State.

#### Duties:

To establish rules and regulations for the administration of the retirement system and for the transaction of its business consistent with law. Employ a secretary, an actuary and such medical and other service as needed. Also:

- a) Establish an office or offices.
- Hold regular meetings at least quarterly, and an annual meeting in July. Keep a record of all its proceedings.
- c) Prescribe rules for determination of the value of maintenance...(etc.), maintain a separate account on each member's contributions, submit statement of account to each member annually; adopt actuarial tables. etc.
- d) Consider and pass on all applications for annuities, allowances and benefits, (etc.).

STATE EMPLOYEES' RETIREMENT AND BENEFIT SYSTEM, BOARD OF TRUSTEES FOR (con't)
1943 (con't)
Duties (con't)

- e) Investments of funds by.
- f) Submit biennial estimates of appropriation needed.
- g) Have accounts audited annually....and publish annual financial statement for distribution to members.
- h) Accept any gift, grant or bequest....

State Treasurer ex officio Treasurer of system.



# STATE OF ELLINOIS

# CIVIL SERVICE COMMISSION

MAUDE MYERS

April 26, 1950

Dear Consultant:

COMMISSIONERS

JOHN C. WEIGEL, PRESIDENT

ERHEST HOOVER,

Enclosed is a reprint of an article, "Legislation Affecting Employees of the State of Illinois," which was published in the January issue of Fublic Aid in Illinois.

Because of the valuable assistance you have given the State of Illinois as an examination consultant, we know you are interested in promoting good government. This reprint will serve as a quick reference to the legislation affecting employees of the State of Illinois which was enacted by the 66th General Assembly.

Sincerely,

John C. Weigel President

Enclosure

HEGISLATION APERCHING DMELOVARES

OF THE

SWATTE OF THEMOIS

REPRINT
FUBLIC AID IN ILLINOIS
JANUARY 1950

PUBLISHED BY THE ILLINOIS PUBLIC AID COMMISSION

"In the service of helpless people we have a special responsibility for the careful selection of personnel. To attract doctors, nurses, social workers and skilled attendants we will have to give unmistakable proof of our determination to establish an attractive career service in public welfare in Illinois for those who have a sincere urge to help the less fortunate."

> GOVERNOR ADLAI E. STEVENSON Inaugural Address, January 10, 1949

# LEGISLATION AFFECTING EMPLOYEES OF THE STATE OF ILLINOIS

By John C. Weigel, President, Illinois Civil Service Commission

NOT SINCE the Illinois Civil Service Act came into being in 1905 has any General Assembly enacted as much legislation affecting the employees of the State of Illinois as the 66th General Assembly. What is more, the legislation was sound and progressive.

What was accomplished is in the very best tradition of representative government. Representatives of both parties in the General Assembly closed ranks and co-operated with the Governor to make it possible to improve certain phases of personnel administration in the State of Illinois.

The impetus to this legislation came from Governor Adlai E. Stevenson. In his campaign he repeatedly promised vigorous support for merit in the public service. In his inaugural address he pointed out the need for an improved personnel program:

"Today the major emphasis in civil service administration is on recruiting, training, and promoting the best possible body of men and women to administer the public business. I have carefully considered whether, in view of our lack of progress in this most important field, I should urge you to consider the adoption of a more modern system of personnel administration to secure the necessary emphasis upon recruitment and training aspects of a genuite merit system.

training aspects of a genuine merit system.
"I have concluded, however, that a sincere effort must first be made to achieve progress under our present machinery. One significant legislative change is essential, however. The function of position classification is an integral part of personnel administration, and I urge the General Assembly to restore that function to the Civil Service Commission where it belongs."

In his budget message to the General Assembly, he reiterated his belief in the importance of well-trained, competent, and adequately compensated State employees. He pointed out the time and attention he had personally given to planning for the recruitment of better personnel, giving them a greater measure of security, and providing better

working conditions.

Among other things, he recommended increased appropriations for the Civil Service Commission to enable it to develop and carry out the policy he laid down. Finally, he recommended an over-all salary increase for State employees in order to compensate them more adequately, but gave notice that in return he would expect from the State employees a full measure of service.

'The General Assembly also enacted legislation covering personnel in cities and counties, out in this account reference is confined to those laws affecting personnel of the State of Illinois.

To this challenge the General Assembly responded whole-heartedly, with the result that most of the legislation which Governor Stevenson requested became law.

A greater measure of protection was given to State employees by bills placing the Position Classification Service under the Civil Service Commission, providing hearings before instead of after discharge or demotion, abolishing war-duration status, creating a merit system for highway police, establishing a more equitable system of preference for veterans, amending the State Employees' Retirement System Act, and continuing the status of employees transferring from State Civil Service to the Merit System or from University of Illinois Civil Service to other Civil Service employment with the State.

This progressive legislation affecting personof the State of Illinois falls under four general headings: Bills affecting Civil Service and Position Classification; the Public Assistance Code; those establishing the Highway Police Merit System; and those amending the State Employees' Retirement System Act. Legislation pertaining to the retirement system, position classification, and civil service applies to practically all employees in the State service.

#### Transfer Position Classification Service

The transfer of the position Classification Services from the control of the Governor to the Civil Service Commission was accomplished by H.B. 135 which amended Section 3 of an Act to Standardize State Position Titles and Salary Rates. Sponsored by Representative Edward C. Hunter of Rockford, this bill was introduced February 9, passed the Senate on June 30, and was approved the same day.

In addition to making it the duty of the State Civil Service Commission to assign appropriate titles to all positions subject to the pay plan established by the Salary Standardization Act, this amendment provides that if any person is aggrieved because of an improper classification, he may request the Commission to review all classification Upon receiving a request for review of a classification, the Commission shall make such a review and may reclassify such a position if the request is well-founded. The Commission is authorized to make rules and regulations for conducting such reviews.

Another bill amending the Salary Standardization Act was S.E. 510, sponsored by Senators John J. Parrish of Centralia and William J. Connors of Chicago. This Act included in the Classified Servcie of the State of Illinois additional classifications.

# LEADERS IN LEGISLATION IMPROVING STATE CAREER SERVICE



Chicago



Senator, 9th District Representative, 44th District Representative, 50th District Prairie du Rocher



CLYDE L. CHOATE Jonesboro



T. MAC DOWNING Senator, 32nd District Macomb



LOGAN GIFFIN Senator, 45th District Springfield



Loves Park



Representative, 10th District Representative. 34th District Marshall



ROLAND V. LIBONATI Senator, 17th District Chicago



Senator, 19th District Chicago



Senator, 25th District Chicago



STANLEY J. MONDALA Senator, 27th District Chicago



JOHN J. PARISH



Senator, 42nd District Representative, 26th District Representative, 2nd District Senator, 23rd District Normal



JAMES J. RYAN Chicago



Chicago

Several of these—Stenographer, Public Aid Representative I and II, Public Aid Case Work Supervisor, and Public Aid Superintendent I and II—exist in the County Departments of Welfare under the supervision of the Illinois Public Aid Commission, and the recruiting, examining, certifying, and similar personnel transactions for these classes are administered by the Illinois Merit System Council.

A 10 per cent salary increase cifective July 1, 1949, for all State employees working full-time during the month of June, 1949, in classifications included in the Salary Standardization Act was also provided by S.B. 510. In addition, it transferred some positions to higher levels and increased the maximum compensation payable for the various salary levels. This bill, introduced May 3, was ap-

proved June 30.

To facilitate its administration of the Salary Standardization Act, the Civil Service Commission issued two General Letters to al! State departments, boards, and commissions. The Commission outlined procedures to be followed in computing salaries and processing payrolls in accordance with the 10 per cent salary increase. In another General Letter the Commission dealt with the procedure to be followed in requesting reclassification of positions. Accompanied by an appeal questionnaire, it contained instructions for preparing and submitting such a questionnaire.

# Establish Hearings Before Discharge

A move to provide hearings for all civil service employees before instead of after discharge was enacted into law when the General Assembly passed S.B. 300 on June 30. It was approved by the Governor on August I. Introduced April 5, this bill was sponsored by Senators Roland V. Libonati, William G. Knox, and Walker Butler, all of Chicago; John T. Thomas of Belleville; and Robert J. Young, Jr., Hurst. It amended Sections 3 and 12 of the Civil Service Act.

This bill provided that, except in the case of compulsory retirement for age, there can be no remo al, discharge, or suspension for more than 30 days except for cause, supported by written charges, and only after the Civil Service Commission has found the charges justified as a result of a hearing. The Commission is also required to investigate such charges within 30 days from the date on which an employee is suspended. The Commission may, however, suspend such an employee for an additional period not to exceed 90 days, pending gathering of additional evidence or reaching a decision; but the total suspension imposed by the employing agency and the Commission together may not exceed 120 days

This new hearing procedure requires the Civil Service Commission to certify its decision to the appointing authority and that other to enforce

the Commission's decision.

Hearing before discharge is also provided for persons serving their probationary period who have been given veterans' preference. Employees not entitled to veterans' preference, however, may be discharged during their probationary period without reference to Section 12 of the Civil Service Act.

## Terminate War-Duration Status

S.B. 300 produced another important change in rersonnel procedure. When Section 12 of the Civil Service Act was rewritten to provide hearings before discharge, the paragraph referring to warduration status was omitted. A recent opinion of the Attorney General has held that since the legislature omitted reference to war-duration status, it was the leg lature's intent to terminate such status as of August 1, 1949, when the Governor signed this bill. Accordingly, all State employees who had war-certified status as of August 1 are now considered to have permanent status without reexamination. Persons who repeated and failed civil service examinations for permanent status before August 1, 1949, and war-certified employees who left the State service before that date, however, are deemed to have possessed no status on the effective date of that act.

To clarify the procedural changes resulting from SB. 300, the Civil Service Commission issued five General Letters, three dealing with suspension, discharge, and demotion, and two with termination of war-duration status. In them, the Commission outlined procedures to be followed in demoting a civil service employee, suspending an employee for disciplinary purposes or preliminary to discharge, and in improving discharge procedures. The Commission also summarized the Attorney General's opinion on the termination of war-duration status, and enumerated seven of its decisions made as a result of that opinion, interpreting the conversion or termination of such status under various

conditions.



Gov. Adlai E. Stevenson signing House Bill 145 transferring the Position Classification Lervice to the State Civil Service Commission, Included in this group are Leonard E. Belt, Chief Classification Officer; John C. Weigel, President of the Civil Service Commission and author of this article; Commissioners Ernost Hoover and Robert L. Hunter; and Mande Myers, Executive Officer of the Commissioner.

#### Revise Veterans' Preference

Veterans' preference has been based upon logical and deeply emotional grounds. Men who have been taken out of civil life to defend their country lose the opportunities of their civilian brothers who are not called to the colors. Partly to equalize this opportunity and largely in gratitude, the American people have given special preference to their defenders.

While it is fitting and proper to reward veterans for the defense of their country and to compensate them through preference for the training and experience they missed during their period of service in the armed forces, it must be admitted that the so-called absolute preference under which a veteran goes to the top of a list of eligibles, regardless of his passing grade, is incompatible with the principles underlying civil service, which guarantee equal opportunities to all and selection

strictly on a merit basis.

It was therefore a dramatic moment in the Illinois State Senate when a man who had foregone his Senatorial deferment and had enlisted as a private in the Marine Corps raised the question whether absolute preference should continue to be given in the State, counties, and municipalities of Illinois. Senator A. L. Marovitz of Chicago declared that absolute veterans' preference defeated the true spirit of the merit principle. Senator Marovitz has served continuously in the Illinois Senate since 1938, except during the years 1943 to 1945, when he fought with distinction in four major battles of the South Pacific, and at the time of his discharge held the rank of Sergeant Major, the highest rank attainable as a non-commissioned officer. Because of his outstanding military record, Senator Marovitz's opposition to absolute preference turned the tide in favor of establishing a more reasonable preference for veterans.

In the House another legislator with a war record above reproach also worked to obtain passage of a more reasonable preference to veterans. This was Representative Clyde L. Choate of Anna. Representative Choate served 31 mouths in the European Theatre and took part in the invasions of North Africa, Sicily, Italy, France, and Germany, Entering the Army as a private, he became a staff sergeant, was cited for bravery in action on Anzio Beach in Italy, and twice on the battle fields of France, where he refused a battle field commission. He was wounded in action and was awarded the Purple Heart, French Fourragere, Bronze and Silver Stars, Presidential Citation, and the Con-

gressional Medal of Honor.

To obtain a more moderate preference that would be acceptable to non-veterans as well as veterans, and that would meet tests of constitutionality, Governor Stevenson called a conference. After a series of discussions, the conference group agreed upon a modified preterence, which was embodied in S.B. 355. Sponsors of this bill, in addition to Senators Libonati, Knox, Thomas, Butler, and

Young, included Christopher C. Wimbish, Edward J. Zeman, and Norman C. Barry, all of Chicago. Introduced April 7, it passed third reading in the Senate June 17, third reading in the House June 30, and was approved August 3. It amended Sec-

tion 10 of the Civil Service Act.

The amended preference provides five points instead of absolute preference in open-competitive examinations, and in promotional examinations 7/10 of a point instead of one point as formerly, for each six months of military or naval service. The period of military or naval service for which credit is given in promotional examinations is reduced from forty-eight to thirty months, and preference in promotional examinations may be used to obtain only one promotional appointment. Preference in promotional examinations is also limited to persons who had Civil Service status with the State of Illinois at the time of their entrance into the military or naval service.

# Other Amendments to the Civil Service Act

A provision for retaining status of employees transferred from the University of Illinois civil service to State civil service is provided by S.B. 497. Sponsored by Senator Stanley Mondala of Chicago, this bill was introduced May 3, passed third reading of the House June 30, and was approved August 3. It added Section 9a to the State Civil Service Act to provide that any certified civil service employee of the University who is transferred to other employment with the State of Illinois shall have the same seniority rights in State civil service as he had in University civil service. His seniority rights are determined by his original date of certification in the classified civil service of the University of Illinois.

A bill affecting large numbers of State employees was H.B. 693, sponsored by Representatives Edward C. Hunter of Rockford, and Franklin U. Stransky of Savanna. This bill, amending Sections 6 and 7 of the Civil Service Act, abolished the payment of filing fees for applicants taking State civil service examinations. The cost of administering filing fees had proved almost equal to the revenue these fees brought into the State

Treasury.

#### Revise Civil Service Rules

To facilitate the administration of the Position Classification Service, hearings before discharge, termination of war-duration status, and the amended veterans' preference, the Civil Service Commission prepared and distributed a draft of Rules to the appointing authorities of all State agencies, heads of civil service and employee groups, veterans' organizations, and other associations and individuals interested in civil service. These persons were invited to submit in writing by December 5 any suggestions they had for implementing or improving the Rules, so-that these suggestions could be considered at a public hearing

December 13.

At the public hearing a number of excellent suggestions were made which it is anticipated will be incorporated into the Rules. This hearing also proved an excellent educational device and showed the fine co-operation and close interest that civil service is receiving from many organizations and individuals throughout the State.

After all the suggestions which had been submitted by mail and had been presented at the public hearing were compiled and carefully scrutinized by the Commission, the final draft of the Rules is now being prepared and it is anticipated that the new Rules will be promptly adopted by the Com-

#### Public Assistance Code Changes Personnel Procedures

Several important changes in personnel procedure resulted from the passage of the Public Assistance Code (S.B. 503), sponsored by Sena-tors T. Mac Downing of Macomb, Ray Paddock of Wauconda, and Christopher C. Wimbish of Chicago. Since the Public Assistance Code was fully discussed in the July 1949 issue of Public Aid in Illinois, only brief reference is made here to its major changes affecting personnel.

Formerly examinations for the various classifications in the 101 downstate County Departments of Welfare were conducted only on a state-wide basis. Now examinations may be held for one or more counties whose registers of available eligibles are exhausted or insufficient, if the condition of the state-wide register does not warrant the holding of an examination on a state-wide basis.

Section 3-6 of the Code also abolishes the establishment of eligible registers on a Congressional District basis. Instead it provides that when the appropriate register of a county is exhausted, the Public Aid Commission shall make appointments from registers of contiguous counties, and when the registers of contiguous counties are exhausted,

from the state-wide list.

Section 2-4 conferred on all employees of the Public Aid Commission with civil service status permanent status as of August 4, 1949, the effective date of the Code. This same conversion of war-duration status to permanent status was accomplished for all State employees through the amendment of Section 12 of the Civil Service Act

by S.B. 300, described above.

Retention of status for employees with civil service status who are transferred to the jurisdiction of the Merit System is provided by Section 3-7 of the Code. All persons who are, or may in the future be employed by the Public Aid Commission in any County Department and who, after being certified from an appropriate State civil service eligible list, have successfully completed their probationary period may be given status under the Merit System without further examination. Persons so employed who are serving their probationary period acquire status on the satisfactory completion of that period.

## Create Police Merit System

Additional progress in expanding the merit system and in establishing a sincere policy of career service was accomplished by H. B. 775 and 776, sponsored by Representative James J. Ryan of Chicago. H.B. 775 provided for the creation of a Division of Illinois State Highway Police in the Department of Public Safety and made it the duty of the Governor to appoint a three-member State Police Board, subject to Senate approval, to select and retain policemen on a merit basis.

In accordance with the provisions of that bill, the State Police Merit Board is screening present members of the State Highway Police and is selecting and training new appointees in order to accomplish an approximate parity between the two major political parties by January 1, 1951. Thereafter, members of the Highway Police will be selected and retained strictly on a merit basis, without regard to political affiliation. H.B. 776 specified a penalty for any person who solicits or receives political contributions from any member of the Highway Police.

Both of these bills were introduced April 26, passed third reading in the Senate June 26, and were approved by the Governor the same day.

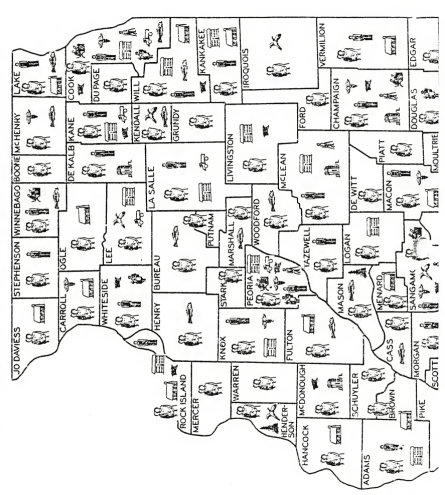
#### Amend Retirement System Act

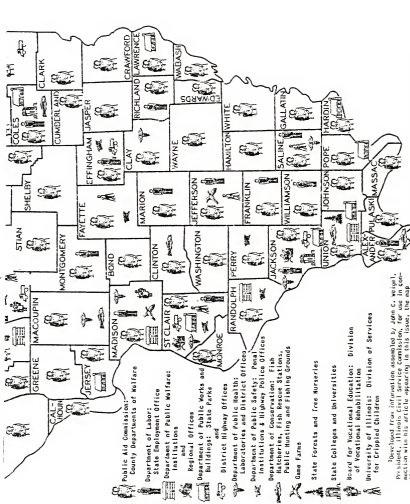
Governor Stevenson's determination to afford more security for State employees was carried out not only by transferring classification and providing hearings before discharge but also by making a number of changes in the State Employees' Re-tirement System Act. These amendments were accomplished by Senate Bills 147, 158, 561, 586, and

House Bills 490, 718, and 1018.

H.B. 718 reduced the minimum period of service for vesting of rights in a retirement allowance from 20 to 15 years. It changed the salary base for computing the retirement allowance from the average salary during the last five years to the average salary for the five highest consecutive years within the last ten years of service prior to retirement. It also equalized the elements entering into the computation of a service retirement allowance so that employees retiring after the effective date of this Act will receive a fixed benefit of 1/60 of their average salary for each year of total service. This bill, sponsored by Representatives John W. Lewis of Marshall and T. J. Sullivan of Springfield, became effective July 20, 1949

Provision for an annuitant who reenters the State service prior to the time fixed for his compulsory retirement to receive additional pension credit was made by S.B. 158, sponsored by Senator D. Logan Giffin of Springfield. The effective date of this bill was August 3, 1949. Provision for extending the scope of beneficiaries who may receive an ordinary death benefit paid by the State Employees' Retirement system was made by S.B. 147 sponsored by Senator Peter J. Miller of Chicago. Employees who waived membership in the





illustrates the state-wide opportunities for employment in the State's career service as well as how the various State services Agriculture, Area Offices for Veteran Training of the Board for Vocational Education, State Library Regional Offices, and Divi-sion of Materways District Offices of the Department of Public Works and buildings. reach the people of Illinois. Unitations of time prevented inclusion of all services, omitted for example, are the Area of-fices of the Illinois Veterians Commission, will lary and Waval amorthe and Illinois National Loader headquarters, where Bessowe Stations and Laboratories of the Department of Hinas and Minerals, Division Headquarters and Laboratories of the Department of

2.

Employees' Ketirement System at the time of its establishment January 1, 1944, were again given an opportunity to withdraw their waivers and become members of this system if they acted before January 1, 1950. This privilege of withdrawal of waivers was accomplished by S.B. 586, sponsored by Senator William J. Walsh of Chicago. The bill also specified other requirements which employees withdrawing their waivers must fulfill in order to receive credit for prior service.

H. B. 499, sponsored by Representatives A. A. Brands of Prairie du Rocher, Fred J. Smith and Michael A. Hannigan of Chicago, Lloyd Harris of Granite City, and Clyde L. Choate of Anna, extends membership privileges in the Employees' Retirement System to elected State officials.

Provisions for reinstatement of forfeited credits under systems covered by the reciprocity plan and credit for early service in the State school system were accomplished by the passage of S.B. 561 and H.B. 1018. S.B. 561, sponsored by Senators Thaddeus V. Adesko of Chicago and Wilbur J. Cash of Towanda, provided that members of the State Retirement System who had creditable service in the University Retirement System or the Teachers' Retirement System and forfeited such service credit by accepting a refund, may now have those credits reinstated and use them to provide pension credits in the State Employees' Retirement System. A similar privilege is extended to former members of the State Employees' Retirement System who are now participants of the University Retirement System or the Teachers' Retirement System. The bill also specified conditions to be met in order to obtain the reinstatement of such forfeited credits.

H.B. 1018 provided that any member of the State Employees' Retirement System whose total employment as a teacher in the State school system occurred prior to July 1, 1915, when the first State Teachers' Retirement: System was established, may receive pension credit for such teaching as prior service. This bill was sponsored by Representatives Ben S. Rhodes of Normal and

Stanley Halick of Chicago.

#### Conclusion

With an increase in the Civil Service Commission's appropriation, the transfer of Position Classification to the Civil Service Commission, and the other constructive legislation enacted as a basis for expanding the merit system and encouraging and establishing a sincere policy of career service, the foundation is laid for the State of Illinois to develop an outstanding personnel program to attract to the public service competent and sincere employees.

It was my good fortune to know Julia Lathrop, She was one of that remarkable group of pioneers, part of the charter of whose faith became the law of Illinois and much of whose vision and wisdom became the substance of our welfare ministration. Though she served for many years on the Illinois Board of Charities and later became the first head of the United States Children's Bureau. Julia Lathrop never lost her perspective with respect to personnel and administration.

I recall, for example, a remarkable address she gave before the Conference on Charities and Corrections in 1916 in which she reviewed much of the progress that had been made. At the end she illuminated the entire history in a few sentences:

"We are, on the whole, still at the stage where the temptation is strong to get one good law and then trip cheerfully off to get another law and another without a backward glance to learn how those succeeded who must administer these laws.

"If the present generation is to help in making effective the fast-rolling body of social legislation it will be paying attention to administration...

No wiser word of caution has ever been uttered. I cite this injunction at the end of this brief statement of the legislation enacted by the 66th General Assembly affecting personnel as a challenge to those of us who have to administer the improved statutes. The Governor and the General Assembly have done their part. The results of this legislation depend on us.

STATE ENTOMOLOGIST

See ENTOMOLOGIST, STATE

STATE FACTORY INSPECTOR
See FACTORY INSPECTOR, STATE

STATE FAIR

See FAIR, ILLINOIS STATE

STATE FAIR, DIVISION OF

See AGRICULTURE, DEPARTMENT OF, 1917. Administrative Divisions

STATE FAIR ADVISORS, BOARD OF

See AGRICULTURE, DEPARTMENT OF, 1917. Advisory and Non-Executive Boards

STATE FARM, ILLINOIS

See FARM, ILLINOIS STATE

STATE FIRE MARSHALL

See FIRE MARSHALL, STATE

State Flower

Native Violet. L. 1907/08, p.98

STATE FOOD COMMISSIONER

See FOOD COMMISSIONER, STATE

State Forests

See CONSERVATION, DEPARTMENT OF. Conservation Preserves

STATE GAME AND FISH CONSERVATION COMMISSION

See Game AND FISH CONSERVATION COMMISSION, STATE

STATE GARAGE REVOLVING FUND

See Treasury, State. Under Constitution of 1870-Special Funds

STATE GEOLOGICAL SURVEY

See GEOLOGICAL SURVEY, STATE

STATE GEOLOGIST

See GEOLOGICAL, STATE

State Government, Acts Relating to

See also Constitutions, State

Civil Administrative Code

EFFICIENCY AND ECONOMY COMMISSION LEGISLATIVE COUNCIL

Revenue Commissions

1949. An act to establish an Administrative Practice and Procedure Commission to prescribe its powers and duties, and to make an appropriation therefor. Ap. July 5, 1949. L. 1949, p.43.

State Government, Acts Relating to (con't) 1949. (con't)

- An act creating a commission to study the problems and organic laws pertaining to state government, defining the powers and duties and making an appropriation therefor.

  Ap. July 26, 1949.
  L. 1949, p.79.
- 1951. An act to create a commission to investigate the feasibility of coordinating and standardizing mechanical equipment used in the various accounting, tabulating, bookkeeping, coding and indexing procedures of the several departments and agencies of the State government and to make an appropriation therefor. Ap. July 25, 1951.

  L. 1951, p.1809.
- 1953. An act creating a commission to study state government, personnel administration, defining its powers and duties, and making an appropriation therefor. Ap. July 2, 1953. L. 1953, p.827.
- 1955. An act in relation to a survey of records of the State of Illinois designed to devise efficient and economical methods of creating, managing, keeping and disposal of such records and making an appropriation in connection therewith. Ap. July 6, 1955. L. 1955, p.1095.
- STATE GOVERNMENT, COMMISSION TO RECOMMEND REORGANIZATION OF. 1913 See EFFICIENCY AND ECONOMY, JOINT COMMITTEE ON, 1913

STATE GOVERNMENT, COUNCIL OF See COUNCIL OF STATE GOVERNMENTS

STATE HIGHWAY COMMISSION

See HIGHWAY COMMISSION, STATE

STATE HIGHWAY DEPARTMENT

See HIGHWAY DEPARTMENT, STATE

STATE HIGHWAY MAINTENANCE POLICE
See PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF. Administrative Divisions.

DIVISION OF HIGHWAYS, STATE HIGHWAY MAINTENANCE POLICE.

STATE HIGHWAY POLICE
See HIGHWAY POLICE, STATE

STATE HISTORICAL LIBRARY, ILLINOIS

See HISTORICAL LIBRARY, ILLINOIS STATE

STATE HOME FOR DELINQUENT BOYS

See BOYS, ILLINOIS STATE TRAINING SCHOOL FOR

STATE HOME FOR JUVENILE FEMALE OFFENDERS  $\underbrace{\text{See}}_{} \quad \text{GIRLS, STATE TRAINING SCHOOL FOR}$ 

STATE HOSPITALS

See INSANE HOSPITALS

STATE HOTEL INSPECTOR

See HEALTH, STATE BOARD OF. Duties: Supervision over lodging houses

STATE HOUSE

See ARMORY AND OFFICE BUILDING, STATE
ARSENAL, STATE
CAPITOL REPAIR COMMISSION, STATE
CAPITOLS, STATE
MONUMENTS
POST WAR PLANNING COMMISSION
STATE DEPARTMENTS, COMMISSION ON HOUSING
STATE PUBLIC BUILDING COMMISSION
VANDALIA STATE HOUSE

STATE HOUSE, COMMISSIONERS TO SUPERINTEND THE COMPLETION OF THE See STATE CAPITOLS: Springfield, State Capitol, 1867.

STATE HOUSE COMMISSIONERS

1837-41 See STATE CAPITOLS. Springfield. Old State House 1867-- See STATE CAPITOLS. Springfield, State Capitol, 1867--

STATE HOUSING BOARD

See PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF. Executive and Administrative Officers, Boards and Commissions

State Indebtedness

See Treasury, State. State Indebtedness

STATE INSPECTOR OF MASONRY. PUBLIC BUILDINGS AND WORKS

See MASONRY, PUBLIC BUILDINGS AND WORKS, STATE INSPECTOR OF

State Institution Teachers' Pension and Retirement Fund  $$\underline{\rm See}$$  Treasury, State. Under Constitution of 1870, Special Funds

1917. Created. An act to create and administer a State Institution
Teachers' Pension and Retirement Fund. Filed June 14, 1917.

Bibliography:

- L. 1917, p.748. Amended L. 1921, p.810; L. 1923, p.600; L. 1933, p.1045; L. 1935, p.1372; L. 1937, p.1123; L. 1939, p.1088; L. 1941, v.1, p.1180.
- Purpose: To provide retirement annuities for eligible persons, payable from a fund derived from salary deductions and appropriations by General Assembly.

#### Eligibility:

- L. 1917, p.753. L. 1923, p.812. Any teacher, teacher-clerk, principal, supervisor, supervising principal, president, superintendent or assistant superintendent and any certified librarian or assistant librarian who shall be employed in any State educational, correctional or charitable institutions (excepting the University of Illinois) supported wholly or in part by public moneys of this State, giving at least half time to the distinctly educational work of the institution. Service as county superintendent of schools, assistant county superintendent, teacher in state or public schools to count.
  - L. 1935, p.1374. Service as county superintendent of schools,

    Superintendent of Public Instruction and executive assistants in his office may count as teacher service.
  - L. 1937, p.1123. Service as assistant county superintendent of schools, and executives of boards engaged in the service of Public Education of which the Superintendent of Public Instruction is ex officio an officer, also eligible.
- L. 1941, p.1180. After Sept. 1, 1941, applies only to teachers in Illinois School for the Blind, Illinois School for Deaf, Illinois State Training School for Boys, Illinois State Training School for Boys, Illinois State Training School for Girls, Lincoln State School and Colony, Dixon State Hospital, Illinois Soldiers' and Sailors' Children's School at Normal, Division of Visitation of Adult Blind of the Department of Public Welfare, Illinois State Penitentiary; employed on a full time basis; teachers of state [educational] institutions. Public Health Nurses certified by Department of Registration and Education included in definition of "teacher."

#### Retirement Age:

L. 1917, p.751. 25 years, at least 15 spent in this State, minimum contribution of \$400 to fund, over 50 years of age; after 15 years of which 2/5 in State and all in U. S., may retire during physical disability. Annuity of \$16 per year for each year of service, not to exceed \$400 a year. 50% of contribution without interest returned to contributors ceasing to teach; may be reinstated within 3 years, by

STATE INSTITUTION TEACHERS' PENSION AND RETIREMENT SYSTEM (con't)
1917 Created (con't)
Retirement Age (con't)

returning the refund, with interest at 4% from date of withdrawal.

- L. 1935, p.1373. \$500 minimum payment required.
- L. 1937, p.1127. 25 years and age 70. Minimum payment into fund, \$200. Life annuity of \$600, regardless of number of years served.

Others retiring under act to receive \$16 for each year of service, maximum \$400 per annum.

#### Administration of Funds

- L. 1917, p.748. By Board of Trustees of Illinois State Teachers'

  Pension and Retirement Fund.
- L. 1939, p.1088. By Board of Trustees of the Teachers' Retirement System of the State of Illinois.
- L. 1941, v.1, p.1193. Superseded by TEACHERS' RETIREMENT SYSTEM
  OF ILLINOIS. State Institution Teachers' Pension and
  Retirement Fund transferred thereto, but rights of participants under fund continued under combined fund.

State Institutions

See Charitable Institutions, General Acts Relating to State
Insane Hospitals, General Acts Relating to
Teachers' Colleges, General Acts Relating to State
Names of individual institutions, as University of Illinois

STATE LABORATORY OF NATURAL HISTORY
See NATURAL HISTORY, STATE LABORATORY OF

STATE LIBRARY

See LIBRARY, STATE

STATE LIBRARY ADVISORY COMMITTEE

See LIBRARY ADVISORY COMMITTEE, STATE

STATE MINE INSPECTORS

See MINE INSPECTORS, STATE

STATE MINING BOARD

See MINING BOARD, STATE

STATE MUSEUM

See MUSEUM, STATE

STATE MUSEUM ADVISORS, BOARD OF

See REGISTRATION AND EDUCATION, DEPARTMENT OF. Advisory and Non-Executive Boards.

# STATE NORMAL UNIVERSITY

See NORMAL UNIVERSITY, ILLINOIS STATE

# State Officers

See also Elections Impeachment

Records

Seals

Executive Department

Names of individual State Departments and State Officers

#### State Officers

#### See also Elections

#### Constitutional Provisions

#### Constitution of 1818. Governor, Lieutenant Governor

Art. III: [Executive Department]

Sect. 1-10.12.22. Governor Sect. 13-18. Lieutenant Governor

Council of Revision Sect. 19. Sect. 20. Secretary of State

Sect. 21. State Treasurer and Public Printer

or Printers

Sect. 22. Other officers appointed by Governor by and with advice and consent of Senate.

#### Schedule

Sect. 5. Territorial officers continued in office until superseded under authority of this constitution.

Sect. 6. Governor to use private seal until state seal adopted.

Sect. 10. "An Auditor of Public Accounts, an attorney general and such other officers for the state as may be necessary may be appointed by the general assembly whose duties may be regulated by law."

Sect. 14. Eligibility for lieutenant governor.

#### Constitution of 1848.

Art. IV. Executive Department

Sect. 1-13,21,25. Governor

Lieutenant Governor Secretary of State Auditor of Public Accounts Sect. 14-20. Sect. 22.25.

Sect. 23.

Sect. 24. State Treasurer Sect. 26. Impeachment

#### Schedule

Sect. 16. First elections under this Constitution.

#### Art. V. Executive Department.

Sect. 1. Executive Department to consist of Governor, Lieutenant Governor, Secretary of State, Auditor of Public Accounts, Treasurer, Superintendent of Public Instruction and Attorney General. Term of office, residence, etc.

Sect. 2. Treasurer, Term of office, bond.

Sect. 3-4. Election

Sect. 5. Eligibility Sect. 6-14. Governor

Sect. 15. Impeachment of Governor and all civil officers of the State.

Sect. 16. Veto

Sect. 17-19. Lieutenant Governor.

Sect. 20-21. Other State Officers.

State Officers (con't)

Constitutional Provisions (con't)

Constitution of 1870 (con't)

Art. V. Executive Department (con't)

Sect. 22. The Seal of State Sect. 23. Fees and Salaries

Sect. 24-25. Definition and oath of Office.

State Officers, Acts Relating to

- 1819. An act requiring certain official reports to be made to the General Assembly. Ap. Feb. 20, 1819.

  L. 1819, p.46. Repealed R.S. 1845, p.462.
  State Officers to report deficiencies in laws, etc.
- 1823. An act for the benefit of certain officers of this State.

  Ap. Feb. 12, 1823.

  L. 1823, p.131.

  50% added to salaries of Governor, Judges of the Supreme Court and Secretary of State because of depreciation of State bank paper.
- 1826. An act concerning Public officers, and the payment of money out of the State Treasury. Ap. Jan. 25, 1826.
   L. 1926, p.72.
   No salaries, etc. to those to default to State or State Bank.
  - An act to regulate proceedings upon Information in the nature of a Quo Warranto. Ap. Dec. 28, 1826.
    R.S. 1827, p.347; R.S. 1833, p.506. Repealed R.S. 1845, p.462.
- 1827. An act regulating the salaries, fees and compensation of the several officers and persons therein named. Ap. Feb. 8, 1827.

  R.S. 1827, p.203; R.S. 1833, p.281. Repealed R.S. 1845, p.458.

  Amended R.S. 1829, p.140; R.S. 1833, p.300. Repealed R.S. 1845, p.458.
- 1829. An act concerning public officers and payment of money out of the State Treasury. Ap. June 19, 1829.
  R.S. 1829, p.114.
  No salaries, etc. to those in default to State or to State Bank.
  - An act relative to the several officers therein named.
    Ap. Jan. 22, 1829.
    R.L. 1829, p.114; R.S. 1833, p.504.
  - An act in relation to an act regulating the salaries, fees, and compensation of the several officers therein named. Ap. Jan. 23, 1829. R.L. 1829, p.140.

State Officers, Acts Relating to (con't)

- 1843. An act for the better security of State, County and Township funds. Ap. Feb. 28, 1843. L. 1843, p.151. Repealed R.S. 1845, p.469. Embezzlement.
- 1845. Revised Statutes. Ap. Mar. 3, 1845. Repealed R.S. 1874, p.1013. Chap. 30. Criminal jurisprudence

Div. 7. Crimes and offenses relative to property.

Sect. 66. R.S. 1845, p.161. Embezzlement.

Sect. 67. R.S. 1845, p.161. Defalcations of persons entrusted by law, to collect, disburse, receive or safely keep any moneys for public purposes; how punished.

Div. 9. Crimes and offenses against public justice.

Sect. 85-87. R.S. 1845, p.166. Bribery.

R.S. 1845, p.167. Any judge, justice, etc., Sect. 88. who shall steal, embezzle, etc. any record, process, etc., or who shall knowingly take off any issue, forfeited recognizance, etc., or shall forge any document, how punished.

Sect. 90. R.S. 1845, p.167. Officer withholding the records, etc., appertaining to his office from successor, or mutilating or destroying the same, how

punished.

Sect. 109. p.170. Extortion.

Sect. 110. p.170. Omission and maffeasance.

Chap. 77. Officers. R.S. 1845, p.394.
Chap. 78. Official Bond. (applies to county officials only).

Chap. 86. Quo warranto. R.S. 1845, p.429.

- 1853. An act to provide for the service of process or informations in the natures of quo warranto. Ap. Feb. 12, 1853. Pub.L. 1853, p.181.
- 1869. An act to regulate the publishing of reports by State officers and other persons. Ap. Mar. 31, 1869. Pub.L. 1869, p.300.
- 1872. An act to fix the salaries of state officers; of the judges of the circuit courts and Superior Courts of Cook County; of the State's Attorney of inferior courts in cities and towns; of the county officers of Cook County; to regulate the fees of the secretary of state and of the clerks of the supreme court; to classify the counties according to population, and to fix the scale of fees for county officers in each class; to establish the fees of masters in chancery, notaries public, commissioners, arbitrators. jurors, witnesses; justices of the peace, constables and all town officers; to provide the mode of rendering their accounts, and to fix a penalty for exacting illegal fees. Ap. Mar. 29, 1872. L. 1871/72, p.420; R.S. 1874, p.500.

State Officers, Acts Relating to (con't) 1872 (con't)

> Sect. 1. Salaries of State officers. Amended L. 1923, p.365; L. 1927, p.527; L. 1933, p.621.

Sect. 2. Fees paid into State Treasury.

Sect. 4. Salaries payable quarter-annually.

Superseded by L. 1921, p.463 (semi-monthly).

Sect. 10. Fees of Secretary of State. Amended L. 1943, v.1, p.751.

Sect. 10a. Fees of Auditor of Public Accounts,

added L. 1943, v.1, p.747. Sect. 12. Fees of Clerks of Supreme Court.

Amended L. 1875, p.79; L. 1919, p.560.

Title amended R.S. 1874, p.500 to: An act concerning fees and salaries, and to classify the several counties of this state with reference thereto.

An act to prevent fraudulent and corrupt practices in the making or accepting of official appointments and contracts by public officers. Ap. Apr. 9, 1872. L. 1871/72, p.612. R.S. 1874, p.727 (Chap. 102: Officers).

1874. An act to revise the law in relation to quo warranto. Ap. Mar. 23, 1874.

R.S. 1874, p.787. Amended L. 1881, p.125; L. 1927, p.702; L. 1933, pp. 856,857. Repealed L. 1937, p.994. 1927-33 members of General Assembly, Judges (created by Art. VI of Constitution) and elective state officers exempted.

An act to revise the law in relation to official bonds. Ap. Mar. 13, 1874. R.S. 1874, p.728. Amended L. 1879, p.60; L. 1933, p.721.

An act to revise the law in relation to the General Assembly. Ap. and in force Feb. 25, 1874. R.S. 1874, p.555. Sect. 5. Trials of impeachment.

Revised Statutes. Chap. 38. Criminal Jurisprudence. Ap. Mar. 27, 1874. R.S. 1874.

Division 1. Sect. 31-32. p.356. Bribery

Sect. 80-82. p.362. Embezzlement Sect. 176. p.378. Larceny and falsifying public records.

Sect.  $\frac{208-19.p.383}{208}$ . Misconduct of officers Sect.  $\frac{208}{208}$ . Amended L.  $\frac{1935}{208}$ , p.711. Omission and malfeasance.

Sect. 209. Amended L. 1935, p.711. Intoxication of officers, etc.

Sect. 210. Amended <u>L. 1935</u>, p.711. Furnishing liquor to prisoners.

Sect. 211. Extortion

Sect. 211. Added L. 1931, p.451. Disposal of property illegally seized.

Sect. 212. Amended L. 1935, p.711. Sharing warrants, etc.

State Officers, Acts Relating to: (con't)
1874. (con't)

Sect. 213. Amended L. 1877, p.87. Illegal fees
Sect. 214. Amended L. 1935, p.711. Illegal
fees-Private remedy.

Sect. 215. Withholding funds

Sect. 216. Withholding records, etc., from successors

Sect. 217. Search warrant may issue for records

Sect. 218. Execution of the prisoners

Sect. 219. Defense

- Division 4. Sect. 5a added. Time in office not to be recorded within time limited for the commencement of criminal prosecution for embezzlement of public funds. L. 1939, p.507.
- 1875. An act to change the fiscal year of the State and designate the time reports shall be made to the Governor by the Secretary of State, Auditor of Public Accounts, State Treasurer, Adjutant General, State Entomologist, Commissioners of the Penitentiary, Trustees of the Industrial University, the Trustees of the Normal Universities, the State Board of Agriculture, the Trustees of the Reform School, the Board of Public Charities, and the Trustees of the State Charitable Institutions. Ap. Mar. 29, 1875.

  L. 1875, p.80. Amended L. 1877, p.108. Repealed L. 1919, p.953.

1877. An act to punish fraud or extravagance in the expenditures of moneys appropriated for Public Improvement. Ap. May, 28, 1877.

Civil officers exempt from milita duty.

L. 1877, p.92. Amended L. 1933, p.475.

L. 1877, p.131.

- 1879. State officers exempt from militia duty. L. 1879, p.193.
- 1881. An act to require officers having in their public funds to prepare and publish an annual statement of the receipt and disbursement of such funds. Ap. May 30, 1881. L. 1881, p.124. Repealed L. 1919, p.713.
- 1893. An act to compel state, county, city, township, school and park treasurers and other custodians of public funds to account for interest on such funds under their control. Ap. June 16, 1893.
  L. 1893, p.136. Repealed L. 1897, p.242.
- 1897. An act to authorize the payment of the cost of corporate suretyship upon official bonds. Ap. June 7, 1897.

  L. 1897, p.271. Amended L. 1933/34, 3d spec.sess., p.207.

  Title amended, L. 1933/34, 3d spec.sess., p.207 to:

  "An act relating to the payment of the cost of corporate suretyship and indemnity upon official bonds."

State Officers, Acts Relating to: (con't)

1911. An act in relation to the payment of the public money of the State into the State treasury. Ap. June 9, 1911.

L. 1911, p.429. Amended L. 1921, p.586; L. 1923, pp.465, 466; L. 1931/32, 3d spec.sess., p.216; L. 1933, pp.1081, 1082; L. 1937, p.1149.

Title amended L. 1933, p.1083 to: An Act in relation to the payment and disposition of moneys received for and on behalf of the State.

L. 1917, p.536.

An act to prevent the mere bringing or pendency of any suit from changing the liability of public officers in the disbursement of public funds on account of notice of any

matter contained in the pleadings. Filed June 29, 1917.

1919. An act requiring custodians of public moneys to file and publish statements of the receipts and disbursements thereof, and to repeal an Act entitled, "An act to require officers having in their custody public funds to prepare and publish an annual statement of the receipt and disbursement of such funds," approved May 30, 1881, in force July 1, 1881, and amendments thereto. Ap. June 29, 1919.

L. 1919, p.713. Amended L. 1927, p.604; L. 1937, p.937;
L. 1941, v.1, p.467; L. 1945, v.1, p.950.

Title amended L. 1943, v.1, p.951, to: An act requiring certain custodians of public moneys to file and publish statements of the receipts and disbursements thereof.

- 1921. An act in relation to the payment of the salaries of officers and employees of the State, other than those employed in the penal and charitable institutions of the State. Ap. May 12, 1921. L. 1921, p.465.
- 1929. An act in relation to the employment of detectives or investigators by public officials. Ap. June 21, 1929.
  L. 1929, p.347.
  Practice prohibited.
  - An act in relation to the disposal of certain funds and property paid too, or received by, the officials of the State institutions under the direction and supervision of the Department of Public Welfare. Ap. June 10, 1929.

    L. 1929, p.199.
- 1932. An act in relation to the liability of treasurers or custodians of public funds, and the enforcement thereof. Ap. May, 7, 1932.

State Officers, Acts Relating to: (con't) 1932. (con't)

L. 1931/32, 1st spec.sess., p.61. Liability when bank is closed or fails.

- 1935. An act in relation to funds or mines [i.e., monies,]received by public officers or agents of public or municipal bodies, by virtue of their offices or positions. App. July 8, 1935. L. 1935, p.1008. Amended L. 1937, p.937.
- 1937. An act in relation to practice and procedure in cases of quo warranto. Ap. July 2, 1937. L. 1937, p.992.
- 1941. An act to prohibit the State of Illinois, political subdivisions thereof, municipalities therein, and officers, agents or employers thereof from selling, procuring for sale or having in possession or under control for sale, certain merchandise to any such officers, agents or employees. Filed July 22, 1941. L. 1941, v.1, p.1118.

#### STATE OFFICERS ELECTORAL BOARD

# Composition:

Sect. 10-9. Para. 1 p.147. "The State officers electoral board composed of the Secretary of State, the Auditor of Public Accounts and the Attorney General, of whom the Secretary of State shall be chairman.

#### Duties:

Sect. 10-9. p.147. To hear and pass upon objections to the nomination of candidates for State offices.

Sect. 10-10, Para. 5 p.148. "In the event that any member of the electoral board is a candidate for the office with relation to which the objector's petition is filed, he shall not act as a member of the electoral board in that instance, and his place shall be filled ...by a judge of the Supreme Court, that judge being designated who has had the longest term of continuous service as judge of the Supreme Court."

#### Procedure:

Sect. 10-10 p.150-10-14 p.151. Sect. 16-3 p.171.

#### STATE PARKS AND MEMORIALS, DIVISION OF

See PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF. Administrative Divisions.

#### STATE PENITENTIARY

See PENITENTIARY, STATE

State position, title and salary rates.

L. 1943, v.2, p.328. An act to standardize state positions, title and salary rates. Ap. June 30, 1943.

- Sect. 1. "There is hereby established a standard pay plan for all persons now or hereafter employed in the services of the State in the positions or employment designated and classified herein, excluding, however, State officers and excluding positions and employments which are:
  - (1) Within the judicial or legislative branches of the State government:
  - (2) Subordinate to the elective executive officers other
  - (3) Subordinate to the Board of Trustees of the University of Illinois:
  - (4) Administrative and instructional staff positions at the teachers' colleges and normal universities;
  - (5) Scientific staff positions of the Water Survey,
    Geological Survey or Natural History Survey.
  - ... Classification of position and employment titles and minimum and maximum monthly rates of compensation for full-time employment thereunder.

STATE POLICE

See POLICE, STATE
HIGHWAY POLICE, STATE

State Power Plant, Springfield
See State Capitols: Springfield

STATE PRIMARY CANVASSING BOARD
See PRIMARY CANVASSING BOARD, STATE

State Property. Control over

State Property Inventory
Kept by AUDITOR OF PUBLIC ACCOUNTS, 1913--

STATE PRINTER, JOINT COMMITTEE TO INVESTIGATE THE
See PRINTER, JOINT COMMITTEE TO INVESTIGATE THE STATE

STATE PUBLIC BUILDING AUTHORITY, ILLINOIS.

1941. Created. An act to create an Illinois State Public Building Authority for cities, villages and incorporated towns of 75,000 or more inhabitants and to define the powers and duties thereof. Ap. June 28, 1941. L. 1941, v.1, p.1255.

See Lands. Property Control (includes personal property and real estate).

Purpose: "To enable the State to acquire and eventually own, free and clear of all encumbrances, a building, or buildings, in any municipality where the office requirements of the departments of the State therein can be centralized and the said several officers and departments can be furnished with adequate and modern office space, commensurate with their requirements, at a cost to the State not to exceed a rental

STATE PUBLIC BUILDING AUTHORITY, ILLINOIS. (con't)

Purpose: (con't)
 and rate for similar office space prevailing in such
 municipality where such space is required."

Composition of "Authority": Governor, Lieutenant Governor, State Treasurer, Auditor of Public Accounts, Secretary of State, Superintendent of Public Instruction, Attorney General, a member of elected Representative of the Supreme Court, a citizen at large appointed by the Governor.

Powers and Duties: To issue bonds, erect building, lease to state departments, operate building, apply proceeds of rental to payment of bonds, etc.

Revenue. Act of 1939. Ap: May 17, 1939.
Sect. 19. <u>L. 1941, v.1, pp.1056,1057</u>. Property of Authority exempt from taxation.

Declared unconstitutional. People ex rel: Greening v. Green. 382 III. 577 47 NE 2d 465.

State Purchasing Agent

See sub-heading Executive-and Administrative Officers.
Boards and Commissions under Department of

1917-25 PUBLIC WORKS AND BUILDINGS 1925-33 PURCHASES AND CONSTRUCTIONS 1933-- FINANCE, DEPARTMENT OF

State Records

See Record Laws, State Records

STATE RECORDS COMMISSION

1943. Created. An act creating the State Records Commission and defining its powers and duties. Ap. July 23, 1943.
L. 1943, v.2, p.385. Amended L. 1945, p.1211; L. 1951, p.1617.

Composition: State Archivist, State Historian, State Librarian and ex officio members as follows: the elective State officer, director, chairman or other officers, the records of whose office, department, agency, board, bureau or commission are being considered, or his designated representative, and the head of the specific division to which the records under consideration appertain.

Duties: State Record Commission Act. 1945.

To recommend to the Speaker of the House of Representatives and the President of the Senate, at each regular session of the General Assembly, which records over 6 years of age should be destroyed or otherwise disposed of, and requesting legislation authorizing the State Archivist to destroy or otherwise dispose of such records.

Records not subject to recommendation: if any law provides

STATE RECORDS COMMISSION (con't)

Duties: (con't)

that they shall be kept for a period longer than six years or if any law prohibits their destruction.

To authorize the destruction without further legislative action of records of some specific kind or other records of the same agency previously authorized for disposition by the General Assembly.

Recommendations of Commission must be unanimous.

Microphotography Act: An act in relation to the reproduction of public records on film and the destruction of the records so reproduced. Ap. July 24, 1943.

L. 1943, v.l, p.1057.
Commission to approve destruction of original records after microfilming, provided records of the same specific kind in the particular agency have been previously authorized for disposition by the General Assembly.

STATE REFORM SCHOOL

See REFORMATORY, ILLINOIS STATE

STATE REFORMATORY, ILLINOIS

See REFORMATORY, ILLINOIS STATE

STATE REFORMATORY FOR WOMEN, ADVISORS, BOARD OF  $\underbrace{\text{See}}_{\text{PUBLIC}} \text{ WELFARE, DEPARTMENT OF.} \quad \text{Advisory and Non-Executive Boards}$ 

STATE SANITORIUM FOR WOMEN
See REFORMATORY FOR WOMEN

STATE SEALER

See Weights and Measures

State Song "Illinois" L. 1925, p.601.

STATE SOIL CONSERVATION DISTRICTS BOARD

See SOIL CONSERVATION DISTRICTS BOARD, STATE

STATE SUPERHIGHWAY COMMISSION, ILLINOIS
See SUPERHIGHWAY COMMISSION, ILLINOIS STATE

STATE SUPERINTENDENT OF COMMON SCHOOLS

See SCHOOLS, STATE SUPERINTENDENT OF COMMON

STATE TAX COMMISSION

See FINANCE, DEPARTMENT OF. Administrative Divisions

State Teachers' Association

See Teachers' Association, State

STATE TEACHERS' EXAMINING BOARD
See TEACHERS' EXAMINING BOARD, STATE

STATE TEACHERS' PENSION AND RETIREMENT FUND, TRUSTEES OF SEE TEACHERS' PENSION AND RETIREMENT FUND, TRUSTEES OF STATE

STATE TRADE TRAINING INSTITUTION, COMMISSION ON  $\underline{\texttt{See}} \quad \texttt{TRADE} \; \; \texttt{TRAINING} \; \; \texttt{INSTITUTION}, \; \; \texttt{COMMISSION} \; \; \texttt{ON} \; \; \texttt{STATE}$ 

STATE TRAINING SCHOOL FOR BOYS COMMISSION, ILLINOIS  $\underline{\text{See}} \quad \text{BOYS} \quad \text{COMMISSION, ILLINOIS} \quad \text{STATE} \quad \text{TRAINING} \quad \text{SCHOOL} \quad \text{FOR}$ 

STATE TRAINING SCHOOL FOR GIRLS
See GIRLS, STATE TRAINING SCHOOL FOR

STATE VETERINARIAN
See VETERINARIAN

STATE WATER SURVEY

See WATER SURVEY, STATE

STATE WATER SURVEY, DIVISION OF See WATER SURVEY, STATE

STATE WEIGH-MASTERS
See WEIGH-MASTERS, STATE

STATISTICIAN, DEPARTMENT OF FINANCE  $\underline{See} \quad \text{FINANCE, DEPARTMENT OF.} \quad \text{Executive and Administrative Officers}$ 

STATISTICS, BUREAU OF LABOR
See LABOR, BOARD OF COMMISSIONERS OF

STATISTICS, DIVISION OF AGRICULTURAL  $\underline{See}$  AGRICULTURE, DEPARTMENT OF. Administrative Divisions

Statistics, Labor <u>See</u> Labor Laws: Labor Statistics

STATISTICS AND RESEARCH, DIVISION OF  $\underline{\text{See}} \quad \text{LABOR, DEPARTMENT OF.} \quad \text{Administrative Divisions}$ 

- Statutes, Acts Relating to:
  See also UNIFORMITY OF LEGISLATION IN THE U. S., COMMISSION ON
  - 1815. An act Reforming certain rules of legal constitution. Ap. Dec. 30, 1815. L. 1816, p.16. Repealed L. 1819, p.351.
  - 1819. An act declaring what laws are in force in this State.

    Ap. Feb. 4, 1819.

    L. 1819, p.[3]; R.S. 1829, p.102; R.S. 1833, p.425.

    Repealed R.S. 1845, p.46.

    Common Law of England.
    - An act rendering authentic as evidence for the courts of this State, the public acts, records and judicial proceedings of courts in the United States. Ap. Feb. 20, 1816. L. 1819, p.30.
    - An act authorizing the Governor of the State of Illinois to transmit the acts of the General Assembly of this State to the Executives of the several States in the United States. Ap. Mar. 2, 1819.

      L. 1819, p.105; R.S. 1829, p.103. Repealed R.S. 1845, p.460.
    - An act to repeal certain Laws. Ap. Mar. 30, 1819.
      L. 1819, p.351; R.S.1833, p.425. Repealed R.S. 1845, p.460.
      All territorial acts except those listed in this act, repealed.
  - 1821. An act directing the manner of distributing the Laws of the General Assembly of the State of Illinois. [Date of approval omitted]. L. 1821, p.31.
  - 1825. An act to provide for digesting of the statutes. Ap. Jan. 10, 1825. L. 1825, p.67. Provision for Revised Statutes of 1827.
  - 1826. An act concerning the revival of Statutes. Ap. Jan. 19, 1826.
    L. 1826, p.58; R.S. 1829, p.102; R.S. 1833, p.421. Repealed R.S. 1845, p.460.
    - An act prescribing the manner of authenticating acts of the General Assembly, which may become laws notwithstanding the objections of the Council of Revision. Ap. Dec. 26, 1826. R.S. 1827, p.280; R.S. 1833, p.437. Repealed R.S. 1845, p.460.
  - 1827. An act regulating the publication and distribution of the laws and journals of the General Assembly. Ap. Jan. 14, 1827.
    R.L. 1829, p.104. Repealed R.S. 1845, p.460.
  - 1829. An act regulating the publication and distribution of the laws and journals of the General Assembly. Ap. Jan. 14, 1829.
    R.L. 1829, p.104; R.S. 1833, p.422. Repealed R.S. 1845, p.460.
    Amended L. 1840, p.65. Repealed R.S. 1845, p.467.

Statutes, Acts Relating to: (con't)

- 1833. An act relative to printing certain acts, and for other purposes.
  Ap. Feb. 27, 1833.
  R.S. 1833, p.436. Repealed R.S. 1845, p.460.
  Private acts of this session.
  - An act declaring what laws of a general nature shall be published with the acts of a general nature of this session.

    Ap. Mar. 2, 1833.

    R.S. 1833, p.426.
    p.460.

    Amended L. 1933, p.141. Repealed R.S. 1845, p.460.
- 1836. An act to distribute the Revised Laws of 1833. Ap. Jan. 16, 1836. L. 1836, p.241.
- 1839. An act to authorize the reprinting of certain laws of this state.

  Ap. Mar. 2, 1839.

  L. 1839, p.290.

  Acts relating to justices of the peace; Acts of incorporation passed at this session.
- 1840. An act providing for the binding of the laws and journals.

  Ap. Jan. 31, 1840.

  L. 1840, p.34. Repealed R.S. 1845, p.467. Amended L. 1843, p.173. Repealed R.S. 1845, p.469. Amended L. 1845, p.46.
- 1845. An act in relation to the Revised Statutes. Ap. Feb. 26, 1845.
  R.S. 1845, p.591; L. 1845, p.26.
  The several chapters composing the Revised Statutes of 1845 shall be deemed and taken as one act.
  - Revised Statutes. Chap. 62. Statutes. R.S. 1845, p.337. Repealed R.S. 1874, p.1013.
  - An acti to revive certain acts therein named. Ap. Mar. 1, 1845. L. 1845, p.126.
- 1849. An act in relation to a certain book, entitled, "A compilation of all the general laws concerning real estate and the title thereto in the State of Illinois, including all such laws as relate to descents, limitations, judgments and executions, partitions, dower, conveyance and revenue, from the organizations of the government of the territory northwest of the Ohio to the present time; by N. H. Purple, late one of the justices of the supreme court of the State of Illinois, December, 1848." Ap. Feb. 10, 1849.

  Pub.L. 1849, p.94.
  - An act to provide for copying and distributing the laws and journals, and for other purposes. Ap. Feb. 12, 1849. Pub.L. 1849, p.95.
    R.S. 1874, p.1016.

    Amended Pub.L. 1851, p.148. Repealed

Statutes, Acts Relating to: (con't)

- 1851. An act to distribute the surplus copies of the Revised Statutes.
   Ap. Jan. 23, 1851.
   Pub.L. 1851, p.[5].
   Repeals part of 1847 State Library Act.
- 1855. An act in relation to the compilation and distribution of the general laws of the State of Illinois, relation to township organization. Ap. Feb. 9, 1855.

  Pub.L. 1855, p.188.
  Ray Elizah M. Haines, compiler.
- 1857. An act in relation to a certain book entitled, "A compilation of the statutes of the State of Illinois of a general nature, in force January 1st, 1856, collected with reference to decisions of the supreme court of said state, and to prior laws relating to the same subject matter, by N. H. Purple, a member of the Illinois bar. Ap. Jan. 23, 1857.
  Pub.L. 1857, p.43.
  - An act for the purchase of certain copies of the Statutes of the State of Illinois, compiled by Hon. Walter B. Scates, Hon. Samuel H. Treat and Robert S. Blackwell. Ap. Feb. 16, 1857. Pub.L. 1857, p.157.
- 1859. An act in relation to repeal of laws by implication. Ap. Feb. 19, 1859. Pub.L. 1859, p.152. Repealed R.S. 1874, p.1026.
- 1865. An act to perfect the statutes laws of this State. Ap. Feb. 8, 1865. Pub.L. 1865, p.127. Repealed R.S. 1874, p.1033.
- 1874. An act to revise the law in relation to the common laws. Ap. Mar. 5, 1874. (Rev. Stat. Ch. 28, Common Law) R.S. 1874, p.269.
  - An act to revise the law in relation to the construction of the statutes. Ap. Mar. 5, 1874.

    R.S. 1874, p.1011. Amended L. 1913, p.605; L. 1919, p.959; L. 1935, p.1428; L. 1941, v.1, p.1281; L. 1941, v.2, p.486.
- 1903. An act to authorize and provide for the reprinting of session laws by the Secretary of State. Ap. May 14, 1903.
  L. 1903, p.225. Repealed L. 1917, p.791.
- 1917. An act to publish, distribute and sell the laws of the Territory of Illinois and all the laws and joint resolutions passed prior to January 1, 1917, at all regular and special sessions of the General Assemblies of the State of Illinois, and provide for their admission in evidence and to repeal an Act therein named. Ap. June 25, 1917.

  L. 1917, p.789. Sect. 1 repealed L. 1939, p.1173.

- Statutes, Acts Relating to: (con't)
  - 1927. An act to provide for the certification of the general statutes of the State of Illinois. Ap. June 29, 1927. L. 1927, p.67. Repealed L. 1939, p.1193.
  - 1939. An act for the judicial notice of the laws of other jurisdictions and for proof thereof and to make uniform the law with reference thereto. Ap. July 19, 1939. L. 1939, p.495.
    - An act concerning the proof of the statutes of other jurisdictions and to make uniform the law in relation thereto.

      Ap. July 19, 1939.

      L. 1939, p.1196.

# Statutes, General Repeals of

- For partial list of repeals-1869, <u>See</u> Gross. <u>Index to all</u> Laws of Illinois...1818-1869, pp.37-42.
- 1819. An act to repeal certain Laws. Ap. Mar. 30, 1819.

  L. 1819, p.351; R.S. 1833, p.425.

  All territorial acts were repealed except certain acts listed in this act.
- 1826. An act concerning the revival of statutes. Ap. Jan. 19, 1826. L. 1826, p.56; R.S. 1829, p.102; R.S. 1833, p.421.
- 1833. An act declaring what laws of a general nature shall be published with the acts of a general nature of this session.

  Ap. Mar. 2, 1833.

  R.S. 1833, p.426. Amended L. 1835, p.141.

  Sect. 2, p.434. "All acts and parts of a general and public nature, passed by an general assembly heretofore held, and not enumerated in the foregoing section, are hereby repealed: Provided....
- 1845. Revised Statutes. Chap. 90. Revised Statutes. Ap. Mar. 3, 1845.  $\underbrace{R.S.}_{Acts} \underbrace{1845,}_{repealed} \text{ as listed}.$
- 1863. An act to repeal certain laws therein named. Ap. Feb. 14, 1863. Pub.L. 1863, p.56.
- 1874. An act to repeal certain acts therein named. Ap. Mar. 31, 1874. R.S. 1874, p.1012.
- 1931. An act to repeal certain Acts and parts of Acts therein named. Ap. July 8, 1931. L. 1931, p.(1).
- 1939. An act to repeal parts of certain Acts therein named. Filed July 13, 1939.

  L. 1939, p.1167.
  - An act to repeal certain Acts herein named. Filed July 13, 1939. L. 1939, p.1175.

Statutes, General Repeals of (con't)

1941. An act to repeal certain Acts herein named. Ap. July 15, 1941. L. 1941, v.1, p.1284.

STATUTES, ADVISORY COMMITTEE ON REVISION OF THE

1941. Created by amendment to Joint Legislative Reference Bureau act of June 26, 1913. L. 1941, v.1, pp.818-819.

Composition: 5 members [of General Assembly] appointed by legislative Reference Bureau for 4 years; Governor to fill vacancies.

Duties: To advise the Legislative Reference Bureau with respect to the revision of the Statutes, and to make recommendations to the Governor and General Assembly with respect to such revision, when so requested or on its own initiative.

STATUTES, COMMISSION TO REVISE THE, See STATUTES, REVISION OF THE 1869.

For bibliographical and descriptive notes, see

Gross, E. L. and W. L.. An index to all the laws of the State of Illinois, both public and private... 1819-1869. Introduction p. v-viii.

National Association of State Libraries. Check-list of Statutes of the United States of America...
Providence 1937, p.28-32.

The following list of acts does not include codification of laws, as on elections, insurance, cities and villages, etc.

1807. Laws of Indiana Territory

Prepared by John Rice Jones and John Johnson and passed after revision by General Assembly of Indiana.

Reprinted in Philbrock, F.S., ed. The Laws of Indiana
Territory, 1801-1809. Springfield 1930. (Illinois State
Historical Library. Historical Collections v.21.)

1815. Pope's Digest. 2 vols.

Published in pursuit of "An act providing for the payment of the expenses of revising and printing the laws of Illinois Territory." Ap. Dec. 24, 1818. L. 1814, p.86.

Reprinted in Illinois State Historical Library. Historical Collections. 1938-40. v.28, 30. F.S. Philbrick, ed.

Statutes. Revisions of the

# 1819. Laws of 1819

Ostensibly the laws enacted by the 1819 session of the General Assembly. Actually a consolidation and re-enactment of all former acts on each subject, as one act, with but little amendment. All but a few private acts of earlier date repealed.

1827. Revised Code of 1827

L. 1825, p.67. An act to provide for digesting the statutes.

Ap. Jan. 10, 1825.

Judges of Supreme Court instructed to digest the Statutes.

Judges Lockwood and Smith presented a partial revision and the legislature undertook the remainder of the work.

# 1829. Revised Laws of 1829

1827 revision found to be incomplete. 1829 act recall a supplement to 1827 revision. Does not reprint all acts in 1827 volume.

#### 1833. Gales Revised Statutes

Stephen F. Gale of Chicago published a compilation of the statutes, printing all the acts on each subject together under a single general title and arranging amendments under each in chronological order. A compilation, brought out by private enterprise, without the authority of the legislature, and did not modify any statute. For a long time, however, the chief authority for statute law in Illinois, though unofficial.

#### 1845. Revised Statutes of 1845

Prepared by Mason Brayman and passed by General Assembly. A thorough revision and codification of the laws, but following general plan of Gale statutes.

#### 1856. Purple Revised Statutes

Published by Norman H. Purple. Also a private compilation. Added references to Supreme Court decisions. The State purchased for distribution, 1000 copies.

## 1858. Scates Compilation

Compiled by Samuel H. Treat, Walter B. Scates and Robert S. Blackwell, published by D. B. Cook & Co., Chicago. The State purchased 2000 copies.

Statutes, Revisions of the (con't)

1868. Gross' Statutes

First edition published Dec. 1868; second edition in 1869. State purchased 500 of the 1000 copies, and an act was passed declaring it to be evidence in court. Pub.L. 1869, p.30.

Pub.L. 1869, p.49. COMMISSION TO REVISE THE STATUTES.

Created. An act to provide for the revision of the Statutes. Ap. Mar. 8, 1869. Pub.L. 1869, p.49. Appropriation L. 1871/72, p.133.

An act in aid of a revision of the statute laws of this State. Ap. Jan. 29, 1869. Pub.L. 1869, p.49.

Composition: 3 commissions, one from each of the 3 grand divisions, appointed by Governor, confirmed by Senate.

Duties: To revise and rewrite the statute laws and make a printed report of such revision to next General Assembly. "To observe, as nearly as may be, the alphabetical order of the Revised Statutes of 1845, making only such changes in and additions to the statutes now in force as may be necessary to make the same consistent and complete."

- 1870. Constitution required so many changes that work was not completed in time for 1871/72 session. Chapters were introduced into 1871/72 session as individual bills. 2 members of commission withdrew, leaving Harvey B. Hurd who continued work after close of 1871/72 session.

   L. 1871/72, p.127.
- 1872. An act in relation to statutes at large. Ap. Apr. 3, 1872.
   L. 1871/72, p.752.
   "The statutes at large for Illinois, now in course of publication,
   by E. L. & W. L. Gross, shall be deemed and taken...to be prima
   facie evidence of the acts therein contained, and of the dates
   thereof...."
- 1874. Revised Statutes work of this commission.

Statutes, Revision of the (con't)

1873. JOINT COMMITTEE ON REVISION OF THE STATUTES. L. 1873/74, pp.154,156. Created.

Composition: 2 senators, 3 representatives,

Duties: All bills for the revision of the statutes prepared by the Revision Commissioners (1869 Act) and not acted upon, referred to committee. Later, this committee was instructed to continue work during the recess (May 6, 1873 to Jan. 6, 1874).

1874. Revised Statutes (Hurd Statutes)

R.S. 1874, p.1046. An act to provide for the publication of the Revised Statutes of the State. Ap. Mar. 30, 1874.

Joint committee on revision reported in print Dec. 1873. Chapters passed, with some amendments.

 $\underline{\text{L. }1873/74}\text{, p.40.}$  Appropriation for publishing the Statutes. Harvey B. Hurd made editor.

This was the last general revision of the statutes by the General Assembly. Subsequent editions, privately printed, are mere compilations of acts and amendments in force.

- 1893. JOINT COMMISSION ON STATUTORY REVISION. Created by Joint Resolution. L. 1893, p.186. Appropriation L. 1895, p.61.
  - Composition: 2 senators appointed by President of Senate, 2 Representatives appointed by Speaker of the House, these 4 to appoint a fifth member from the House. Bipartisan.
  - Duties: "To diligently compare and examine all the public laws of the State of Illinois, which are of a general nature and make such revisions, alterations, corrections and amendations as said commission shall deem necessary to render such laws full, perfect, consistent and equal; removing from the statute books such laws and parts of laws as have been repealed; making the laws plain and intelligible and supplying the deficiencies thereof....to reduce the laws of the State where so revised, corrected and amended....into a compact code conveniently divided into chapters and sections. To report to 39th General Assembly by Jan. 20, 1895." For their services the members of said commission shall be paid as members of the General Assembly. Authorized to employ a secretary at not to exceed \$5 per day for time actually employed.
  - House Journal 1895 p.90-102. Report of Committee (Text).
    Submitted several codifications for individual subjects. No general revision resulted.
  - <u>L. 1895, p.61.</u> \$12,185.00 appropriated for expenses of committee prior to meeting of 39th (1895) General Assembly.

Statutes, Revisions of the (con't)

1921. Burdette J. Smith revision.

Sometimes referred to as Smith-Hurd.

L. 1921, p.843. An act to provide for the publication of the statutes of Illinois together with all amendments Ap. June 28, 1921. "Immediately after the close of the present regular session of the General Assembly there shall be compiled and printed the general statutes of the State of Illinois, including all amendments thereto up to and including all laws and amendments enacted by the Fifty-second General Assembly. The firm of Burdette J. Smith & Company is hereby authorized to make such compilation and publication, together with a full and complete index of the same at its own expense. Upon the completion of the compilation and printing, it shall be submitted to the Attorney General for his approval....When the compiled statutes are approved by the Attorney General, he shall so notify the publisher and the Secretary of State and it shall thereupon be the duty of the publisher to furnish to the Secretary of State, without charge to the State, a sufficient number of copies to supply one copy to each elective State officers, the Judges of the Supreme Court and each member of the General Assembly."

This and subsequent editions, follows the arrangement of the 1874 Revised Statutes, but elimination of obsolete acts permitted a renumbering of selections.

See also STATUTES, ADVISORY COMMISSION ON REVISION OF THE, 1927.

STATUTORY REVISION, JOINT COMMISSION ON See Statutes, Revision of the. 1893

Steel Industry

See "PITTSBURG PLUS" PRACTICE, COMMITTEE RELATING TO

Stillman Valley Monument Co., Ogle County

1883. STILLMAN VALLEY MONUMENT COMMISSION Created. An act to make an appropriation to erect a monument over the grave of Col. James A. Mulligan, at Calvary Cemetery, Cook County, Illinois, and certain Illinois Volunteers who fell in the Black Hawk War. Ap. June 25, 1883.

L. 1883, p.17. Sect. 6 p.18.

Composition: 3 commissioners named in act. \$500 appropriated for a monument over the common grave of those Illinois volunteers who fell at the battle of Stillman's Run, Ogle County, in the Black Hawk War of 1832.

1901. Appropriation to Stillman Valley Battle Ground Memorial Association.  $\underline{L}$ . 1901, p.60.

STOCKHOLM PENTENTIARY CONGRESS, ILLINOIS COMMISSIONER TO

See INTERNATIONAL PENITENTIARY CONGRESS AT STOCKHOLM, ILLINOIS COMMISSIONER TO

Stockvards

Regulations of by DEPARTMENT OF AGRICULTURE See also HUMANE OFFICERS

Streams, Navigable

See Rivers, Lakes and other Bodies of Water, Acts Relating to

Street Railways

See Public Utilities, Acts Relating to

STRIP-MINE INVESTIGATION COMMISSION

1941. Created. An act creating a strip-mine investigation commission, prescribing the powers and duties, and making an appropriation therefor. Ap. July 21, 1941.
L. 1941, v.1, p.873.

Composition: 10 members: 3 representatives appointed by the Speaker, 3 Senators appointed by the President of the Senate with the advice and consent of the Executive Committee; and 4 by the Governor of Illinois (2 to be coal miners, 2 coal operators).

Duties: To report to the next General Assembly on the extent to which land has been strip-mined is being taxed, the extent of damage done to lands by strip-mining, the effect on the taxability of such lands, the necessity of regulating strip-mining, and; if regulation is found desirable, the aspects and manner of regulation which should be adopted.

Structural Engineers, Registration and License of by

1915-17. STATE BOARD OF EXAMINERS OF STRUCTURAL ENGINEERS
DEPARTMENT OF REGISTRATION AND EDUCATION

Acts regulating

1915. An act to provide for the licensing of structural engineers. Ap. July 5, 1915. Repealed L. 1919, p.966.

1919. An act to revise the law in relation to the regulation of the practice of structural engineering. Ap. June 24, 1919.

L. 1919, p.961. Amended L. 1935, p.204; L. 1941, v.1, p.1286;

L. 1947, p.1721; L. 1949, p.1591.

Sect. 10i repealed L. 1949, p.1591.

See also Professional Engineers

STRUCTURAL ENGINEERS, STATE BOARD OF EXAMINERS OF

1915. Created An act to provide for the licensing of structural engineers. Ap. July 5, 1915.  $\underline{L}$ . 1915, p.432.

Appropriation: <u>L. 1915/16, p.21.</u>

STRUCTURAL ENGINEERS, STATE BOARD OF EXAMINERS OF (con't)

1915. (con't)

Composition: 5 members, one of whom to be a professor in the Civil Engineering Department of the University of Illinois, the others recognized Illinois structural engineers of 10 years practical experience. Appointed by Governor. 4 year terms.

Duties: To adopt rules and regulations for the examinations of applicants for license to practice Structural Engineering under 1915 act; to give examinations, issue licenses, revoke them for cause.

1917. Abolished by Civil Administration Code. L. 1917, p.16.
Powers and duties to DEPARTMENT OF REGISTRATION AND EDUCATION.
L. 1917, p.30.

STUDY OF POVERTY AND DEPENDENCY IN OLD AGE, ILLINOIS COMMISSION FOR THE

See OLD AGE, ILLINOIS COMMISSION FOR THE STUDY OF POVERTY AND DEPENDENCY IN

### Submerged and Shore Lands

- 1869. An act in relation to a portion of the submerged lands and Lake Park grounds, lying on and adjacent to the shore of Lake Michigan, on the eastern frontage of the City of Chicago. Approved and in force Apr. 16, 1869. Pub.L. 1869, p.245. Repealed R.S. 1873/74 p.119.
- 1889. An act to grant the title of certain submerged land in Lake
  Michigan to the commissioners of Lincoln Park and enable them
  to exercise police power over the water adjacent thereto.
  Ap. June 4, 1889.
  L. 1889, p.214.
- 1895. An act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water. Ap. June 24, 1895.

  L. 1895, p.272. Amended L. 1899, p.329; L. 1909, p.292;

  L. 1915, pp.534,535; L. 1917, p.611; L. 1919, p.831;

  L. 1921, pp.589,676; L. 1923, p.466; L. 1925, pp.478,481,500;

  L. 1927, pp.605,625,626,629; L. 1928, p.64; L. 1929, pp.561,

  569,571; L. 1931, pp.679,685,714; L. 1931/32, 1st spec.sess., p.62; L. 1933, pp.745,762; L. 1935, pp.1018,1034; L. 1937, p.949; L. 1939, pp.813,818,821; L. 1941, v.1, pp.953,997;

  L. 1943, v.1, pp.959,978.

  Sect. 15 and 22a as amended, reprealed L. 1939, p.1171.
  - An act to enable park commissioners having control of any park bordering upon public waters in this State to enlarge the same from time to time, and granting submerged lands for the purpose of such enlargements and to defray the cost thereof. Ap. June 15, 1895.

    L. 1895, p.282. Amended L. 1903, p.260; L. 1927, p.684; L. 1933, p.723; L. 1935, p.1036.
- 1899. An act to convey and designating certain submerged lands known as "Lake Front" for park purposes. Ap. Apr. 24, 1899.

  L. 1899, p.328. Amended L. 1901, p.260.
- 1903. An act conveying certain lands to the south park commissioners for the purpose of establishing public parks and pleasure grounds thereon. Ap. May 14, 1903. L. 1903, p.268.
- 1907. An act authorizing park commissioners to acquire and improve submerged and shore lands for park purposes, providing for the payment therefor, and granting unto such commissioners certain rights and powers and to reparian owners certain rights and titles. Ap. May 2, 1907.

  L. 1907, p.433.

- 1909. An act to legalize certain elections held under and by virtue of "An act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895, in force July 1, 1895. Ap. Apr. 22, 1909.
  L. 1909, p.296.
  - An act to provide for the expenses of the committee heretofore authorized by joint resolution of the House and Senate of February 24, 1909, to be appointed to investigate the interests of the State of Illinois in certain public lands in said joint resolution referred to, and making an appropriation of fifteen thousand dollars (\$15,000) therefor. Ap. Apr. 19, 1909. L. 1909, p.57.
  - An act for the sale to American Smelting and Refining Company of the interest of the State of Illinois in certain lands. Ap. June 15, 1909.

L. 1909, p.432.

Certain submerged lands beneath the water of Lake Michigan.

An act providing for the sale to the Illinois Steel Company of the interest of the State of Illinois in certain lands. Ap. June 15, 1909.

L. 1909, p.434.

Certain submerged lands under the water of Lake Michigan.

Joint resolution asserting State's rights to submerged lands at the mouth of Chicago River and proclaiming that Chicago Dock and Canal Company's piers are an encroachment.

L. 1909, p.478.

- 1910. An act to convey certain submerged lands under the waters of Lake Michigan to the Field Museum of Natural History, and to authorize the reclaiming thereof and the erection thereon of a museum building for the collection and display of objects pertaining to natural history. Ap. Mar. 8, 1910.

  L. 1909/10, p.90.
- 1911. An act granting certain lands in the City of Evanston, and the title of certain submerged lands adjoining said city, to the City of Evanston for park and boulevard purposes. Ap. May 22, 1911. L. 1911, p.534.
  - An act conveying certain lands to Wilmette Park District for the purpose of establishing a public park or pleasure ground thereon. Ap. May 25, 1911.
    L. 1911, p.535.

Submerged lands, Lake Michigan.

- 1911. An act to enlarge the power of cities in relation to harbors, canals, wharves, docks, piers, slips and other harbor structures, facilities, improvements and utilities constructed or operated in connection therewith, to authorize the acquisition and condemnation of property and the use, occupation, reclamation and acquisition of the submerged lands of the State in carrying out such powers, and to repeal all Acts or parts of Acts in conflict therewith. Ap. June 10, 1911.

  L. 1911, p.81. Repealed L. 1913, p.155.
- 1913. An act to enlarge the power of cities and villages in relation to harbors, canals, slips, wharves, docks, levees, piers, quay walls, break waters and all harbor structures, facilities, connections, improvements and utilities constructed or operated in connection therewith and for the purpose of carrying out such power to authorize the acquisition and condemnation of property and to authorize the use, occupation, recovery and acquisition of artificially made or reclaimed lands of the State and the reclamation and acquisition of the submerged lands of the State and to repeal an Act entitled, "An Act to enlarge the power of cities in relation to harbors, canals, wharves, docks, piers, slips and other harbor structures, facilities, improvements and utilities constructed or operated in connection therewith, to authorize the acquisition and condemnation of property and the use, occupation, reclamation and acquisition of the submerged lands of the State in carrying out such power, and to repeal all Acts or parts of Acts in conflict therewith." approved June 10, 1911, and to repeal all other Acts or parts of Acts in conflict therewith. Ap. June 23, 1913. L. 1913, p.148. Amended. Repealed L. 1941, v.2, p.407.
- 1915. An act to enable cities, towns and villages having control of lands bordering upon public waters and riparian rights appurtenant thereto, to grant, convey or release the same for park purposes to park commissioners, park boards or boards of park commissioners, and to make agreements with park commissioners, park boards or boards of park commissioners for the reclamation of submerged lands under such public waters for park purposes.

  Ap. June 29, 1915.
  L. 1915, p.314.
  - An act to provide for disconnecting territory from park districts organized under and by virtue of "An Act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895 in force July 1, 1895. Ap. June 28, 1915.

    L. 1915, p.533.
  - An act to legalize certain elections held under and by virtue of "An Act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895, and in force July 1, 1895, as amended by an Act approved April 22, 1899, in force July 1, 1899, and as amended by an Act approved June 9, 1909,

1915. (con't)

in force July 1, 1909. Ap. June 25, 1915. L. 1915, p.540. Repealed L. 1939, p.1182.

- An act to legalize the organization of park districts under an Act entitled, "An Act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895, in force July 1, 1895. Ap. June 28, 1915.

  L. 1915, p.541. Repealed L. 1939, p.1182.
- 1917. An act for the sale to the Iroquois Iron Company of the interest of the State of Illinois in certain lands. Filed June 28, 1917. L. 1917, p.779.
- 1929. An act to validate the acquisition of land for park purposes by a park district organized under and pursuant to an Act entitled, "An act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895, in force July 1, 1895, and as subsequently amended, where such land was acquired by condemnation proceedings and was at the time devoted to a public use and owned or held by a forest preserve district organized under and pursuant to an Act entitled, "An act to provide for the creation and management of forest preserve districts and repealing certain Acts therein named," approved June 27, 1913, in force July 1, 1913, and subsequently amended. Ap. June 1, 1929. L. 1929, p.556. Repealed L. 1939, p.1183.
- 1953. An act to validate the filing with the county clerks of certified copies of the tax levy ordinances of park districts organized under "An Act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895, as amended. Ap. Feb. 4, 1933.

  L. 1933, p.764.
  - An act in relation to the improvement and control of river fronts, and lake shores, by certain cities, villages or incorporated towns, having a population of less than 500,000 inhabitants.

    Ap. July 8, 1933.

    L. 1933, p. 674.
  - An act validating certain elections, legalizing certain bonds, legalizing certain proceedings and records of certain park districts under "An Act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 1895. In force July 1, 1895. Ap. July 5, 1933.
    L. 1933, p.722. Repealed L. 1939, p.1183.

- 1937. An act in relation to submerged lands within the boundaries of the State of Illinois, and lands that were formerly submerged but that have been filled in, reclaimed and occupied. Ap. July 6, 1937. L. 1937, p.1154.
  - An act to authorize park districts organized under "An Act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895, in force July 1, 1895, as amended, to sell real estate owned and held by such districts no longer needed or useful for park districts. Ap. June 18, 1937. L. 1937, p.980.
- 1940. An act to validate certain bonds issued by park districts organized under "An Act to provide for the organization of park districts and the transfer of submerged lands to those bordering on navigable bodies of water," approved June 24, 1895, as amended. Filed June 21, 1940.

  L. 1940, p.51.
- 1941. Revised cities and villages act. Ap. Aug. 15, 1941. L. 1941, v.2:
  - Art. 22. Powers of municipalities over 150,000.
    - Sect. 3, 5. p.156. To establish and maintain airports, in over and upon any public waters of the State within the limits or jurisdiction of order bordering on the municipalities, and submerged land under such public waters and any artificial or reclaimed land which before the artificial making or reclamation thereof constituted a portion of the submerged land under such public waters.
  - Art. 41. Special powers: harbors, wharves, piers, facilities.
    - Sect. 5. May use, reclaim and regulate use of submerged land under public waters. p.213.
    - Sect. 6. May use artificially made or reclaimed land. Recovery of possession. p.213.
    - Sect. 10. May use and lease acquired and reclaimed landharbor fund. p.215.
    - Sect. 22. Accretions or artificially made on reclaimed land. p.219.
  - Art. 49. Special powers: Municipal ownership of public utilities.
    - Sect. 11. Reclamation of submerged land under public waters for wharves, piers, docks, levees, elevators, warehouses, vaults, tracks or terminal facilities. p.25.

SUBMERGED AND SHORE LANDS COMMITTEE

See LAKE FRONT INVESTIGATION COMMITTEE. 1909

Subsidies

See Treasury, State. Under Constitution of 1870. Subsidies

Subways

See Public Utilities, Acts Relating to

Sugar Creek

See Rivers, Lakes and Other Bodies of Water, Acts Relating to

Suits by and against State

See State, Suits by and against

Sunday

Legal Holiday See Holidays

SUPERHIGHWAY COMMISSION, ILLINOIS STATE

1943. Created. An act in relation to the construction, operation, regulation and maintenance of a system of superhighways, and to create the Illinois State Superhighway Commission, and to define its powers and duties. Ap. July 9, 1943.

L. 1943, v.l, p.1181. Salaries L. 1943, v.l, p.193.

Repealed L. 1953, p.1314(1327).

Composition: 5 commissioners appointed by the Governor from the State at large, for 10 year terms, two appointed each biennium. Commissioners eligible for reappointment. State Treasurer ex officio custodian of Illinois State Superhighway Fund.

Duties: To construct, relocate, operate, regulate and maintain a system of superhighways through and within the State of Illinois. Authorized to issue bonds, fix and called tolls, etc.

Superhighway Fund

See Treasury, State. Under Constitution of 1870. Special Funds.

SUPERINTENDENT OF ANIMAL INDUSTRY

SUPERINTENDENT OF BUDGET

See FINANCE, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF CHARITIES

See PUBLIC WELFARE, DEPARTMENT OF. Executive and Administrative Officers, Boards and

SUPERINTENDENT OF COMMON SCHOOLS

See SCHOOLS, SUPERINTENDENT OF COMMON

SUPERINTENDENT OF DEPARTMENT REPORTS

See FINANCE, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF FREE EMPLOYMENT OFFICES

See LABOR, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF HIGHWAYS

See PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF INSURANCE

See TRADE AND COMMERCE, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF LIVE STOCK INDUSTRY

See AGRICULTURE, DEPARTMENT OF. 1917. Executive and Administrative

SUPERINTENDENT OF LODGING HOUSE INSPECTION

See HEALTH, DEPARTMENT OF PUBLIC. Executive and Administrative Officers

SUPERINTENDENT OF PARDONS

See PUBLIC WELFARE, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF PARDONS AND PAROLES

See PUBLIC WELFARE, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF PARKS

See PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF PAROLES

See PUBLIC SAFETY, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF PLANT INDUSTRY

See AGRICULTURE, DEPARTMENT OF, 1917. Executive and Administrative Officers

Superintendent of Printing

See 1917 PRINTING, SUPERINTENDENT OF

Sub-heading Executive and Administrative Officers,
DEPARTMENT OF

1917-25 PUBLIC WORKS AND BUILDINGS

1925-35 PURCHASES AND CONSTRUCTION

1933-- FINANCE

SUPERINTENDENT OF PRISONS

 $\underline{\mathtt{See}}$  Subheading Executive and Administrative Officers, DEPARTMENT OF

1917-41 PUBLIC WELFARE

1941-- PUBLIC SAFETY

SUPERINTENDENT OF PUBLIC INSTRUCTION

See PUBLIC INSTRUCTION, Superintendent of

SUPERINTENDENT OF PURCHASES AND SUPPLIES

See PUBLIC WORKS AND BUILDINGS, DEPARTMENT OF. Executive and

Administrative Officers

SUPERINTENDENT OF REGISTRATION

See REGISTRATION AND EDUCATION, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF STANDARDS

See TRADE AND COMMERCE, DEPARTMENT OF. Executive and Administrative Officers.

SUPERINTENDENT OF THE PENITENTIARY

See PENITENTIARY, ILLINOIS STATE. Joliet

SUPERINTENDENT OF WATERWAYS

See Subheading Executive and Administrative Officers under DEPARTMENT OF

1917-25 PUBLIC WORKS AND BUILDINGS 1925-33 PURCHASES AND CONSTRUCTION

SUPERINTENDENT OF WOMEN'S AND CHILDREN'S EMPLOYMENT

See LABOR, DEPARTMENT OF. Executive and Administrative Officers

SUPERINTENDENT OF STATE LIBRARY DIVISION. 1921-39 See LIBRARY, STATE

SUPERVISING ARCHITECT

See Subheading Executive and Administrative Officers under DEPARTMENT OF

1917-25, 1933-- PUBLIC WORKS AND BUILDINGS 1925-33 PURCHASES AND CONSTRUCTION

SUPERVISING ENGINEER

1911. Created. An act creating the office of supervising engineer. Ap. June 10, 1911. L. 1911, p.124.

"To consult with and advise the General Assembly...and the Board of Administration in all matters required in the construction, repair, equipment and economical management of the State Institutions, and to prepare such drawings, plans, specifications, and estimates for the foregoing purposes as may be required."

Appointed by and subject to removal by Board of Administration.

1917. Act creating repealed. L. 1917, p.35.

SUPERVISING ENGINEER

See Subheading Executive and Administrative Officers under DEPARTMENT OF

1917-25, 1933-- PUBLIC WORKS AND BUILDINGS 1925-33 PURCHASES AND CONSTRUCTION SUPERVISION OF DELINQUENTS, DIVISION OF See PUBLIC WELFARE, DEPARTMENT OF. Administrative Divisions

SUPERVISION OF PAROLEES FROM STATE INSTITUTIONS, DIVISION OF  $\underbrace{\text{See}}_{\text{PUBLIC}} \text{ Welfare, DEPARTMENT OF.} \quad \text{Administrative Divisions}$ 

SUPERVISION OF PAROLES, DIVISION OF

See PUBLIC SAFETY, DEPARTMENT OF. Administrative Divisions

SUPERVISION OF PAROLEES  $\frac{See}{}$  PUBLIC WELFARE, DEPARTMENT OF. Executive and Administrative Officers

SUPPLY DEPARTMENT  $\underline{See} \quad \text{SECRETARY OF STATE.} \quad \text{Administrative Departments}$ 

Supreme Court Buildings

1st District, Mt. Vernon

- 1854. COMMISSIONERS TO ERECT BUILDING FOR SUPREME COURT.
  - Created. An act to appoint commissioners to build court and library room at Mt. Vernon. Ap. Feb. 29, 1854. L. 1854, p.146.
  - Composition: 5 commissioners, named in Act.
  - Duties: L. 1854, p.146. To procure lot in Mt. Vernon and to superintend the completion of a building..."of such size and structure as the Hon. Walter B. Scates, Associate Justice shall direct." Cost not to exceed \$6000.00.

    L. 1855, p.187. Appropriation increased to total of \$10,000.
  - <u>Pub.L.</u> 1857, p.211. The Mount Vernon Academy authorized to use so much of the basement room as may not be needed by the Supreme Court.
  - <u>Pub.L.</u> 1859, p.11. \$4000 appropriated for remodeling, to be expended under direction of the judge.
  - $\underline{\text{L.}}$  1871/72, p.168. \$20,000 for repairing and enlarging the Supreme Court House at Mt. Vernon.
  - L. 1871/72, p.127. Balance if any of above appropriation to be spent on furnishings.
  - L. 1873/74, p.41; L. 1873, p.34. \$7,500 appropriated to furnish the court house and improving the grounds thereto adjoining, Money to be under the control and disposition of the judges of the supreme court, who shall file with auditor, a statement showing the object for which sums were expended.
  - L. 1877, p.72. The Supreme Court rooms in the several grand divisions, when not occupied by the Supreme Court, may be used for holding Appellate Courts therein.
  - L. 1881, p.50. \$2,000 appropriated for repainting, repairs, furnishing and books for library.
  - L. 1897, p.35. \$3000 appropriated for painting and repair.
  - L. 1897, p.200. All Supreme Court terms to be held in Springfield, and all records, etc., removed thereto. [Building to be used for Appellate Court only thereafter].
  - L. 1899, p.4. \$3000 appropriated for heating apparatus.

Supreme Court Buildings (con't)
1st District, Mt. Vernon (con't)

- L. 1901, p.30. \$2500 appropriated for putting in new floors and joists in first floor and other necessary repairs.
- L. 1913, p.52; L. 1929, p.93. Appropriations for paving adjacent streets.
- L. 1943, v.1, p.43. \$7500 appropriated for repairing or veneering
- 2d. District, Springfield

  Housed in Capitol until Supreme Court Building erected 1907.

  L. 1881, p. 159. Portrait of Stephen T. Logan presented.

  See Supreme Court Building, Springfield.
- 3d. District, Ottawa
  - 1857. COMMISSIONERS TO BUILD A COURT AND LIBRARY ROOM FOR THE USE OF THE SUPREME COURT IN THE THIRD GRAND DIVISION.
    - Created. An act to appoint commissioners to build a court and library room for the use of the supreme court in the third grand division of this state, and to make an appropriation therefor. Ap. Feb. 14, 1857.

      Pub. L. 1857, p.34.
    - Composition: 5 commissioners named in Act.
    - Duties: Pub.L. 1857, p.34. To procure a suitable lot in...upon which they shall superintend the construction of a building for the use of the supreme court in the third grand division... of such size and structure as the judge of the supreme court, residing in said grand division shall direct." Not to exceed \$16,000 in cost.
      - Pub.L. 1859, p.11. Appropriation increased to \$13,630.
    - $\underline{\text{L.}}$  1871/72, p.168. \$20,000 for repairing and enlarging the supreme court house at Ottawa.
    - $\frac{L.}{furniture}$   $\frac{1871/72}{furniture}$   $\frac{1}{furniture}$   $\frac{1$
    - L. 1877, p.72. The Supreme Court rooms in the several grand divisions when not occupied by the Supreme Court, may be used for holding Appellate Courts therein.
    - L. 1881, p.55. \$1,000 appropriated for repainting woodwork and for calcimining.
    - L. 1897, p.200. All Supreme Court terms to be held in Springfield and all records, etc., removed thereto. [Building thereafter used by Appellate Court only].

Supreme Court Buildings (con't)
3d District. Ottawa (con't)
1857. (con't)

- L. 1899, p.4. \$3,000 for erecting plant and connecting with
- L. 1913, p.52. Appropriations for assessments for local improvements, paving, etc.
- L. 1943, v.1, p.43. Appropriation to paint or veneer exterior.

Supreme Court Building, Springfield.

- 1905. SUPREME COURT BUILDING COMMISSION.
  - Created. An act creating a commission and providing for the construction of a building for the use of the Department of Justice of the State of Illinois, and for securing a site and making an appropriation for such building and site. Ap. May 18, 1905.

    L. 1905, p.76. Sect. 1-7 repealed L. 1939, p.1169.
    Reappropriation of unexpended balance, L. 1907, p.24.
  - Composition: Governor, Lieutenant Governor, Secretary of State, Auditor of Public Accounts, State Treasurer, Attorney General, and three judges of the Supreme Court to be designated by said court.
  - Duties: To select a suitable site and supervise planning and erection of building. \$350,000 to be total cost.
  - L. 1909, p.83. Appropriation for building repairs, maintenance, etc., including head janitor, 3 janitors, messengers, matron, 2 elevator operators, 2 watchmen, 1 engineer and electrician, 1 janitor for clerk of Supreme Court. \$225 for filing cases in library of Appellate Court, for keeping records of pending cases.
  - L. 1909, p.92. \$5000 appropriated for installation of mechanical equipment and engineering appliances; also for 2 more janitors and for assistant engineer and electrician.
  - Biennial appropriations to Supreme Court for repairs and maintenance.
    L. 1911, pp.34,98; L. 1915, p.103; L. 1915, p.212; L. 1917,
    p.167; L. 1919, p.166; L. 1921, p.96; L. 1923, p.98; L. 1925,
    p.146; L. 1927, p.166; L. 1929, p.127; L. 1931, p.145; L. 1933,
    p.130; L. 1935, p.161; L. 1937, p.185; L. 1939, p.239; L. 1941,
    v.1, p.200; L. 1943, v.1, p.168.

Appropriations for special purposes:

L. 1915, p.212. \$25,000 for steel filing cases and binding and preservation of records from the origin of the court. (\$15,000 vetoed); \$4,000 for laying new iron pipe from the State Heating Plant to the Supreme Court Building.

Supreme Court Building (con't)
Supreme Court Building, Springfield (con't)
Appropriations for special purposes (con't)

shelves and filing cases.

L. 1931, p.114. \$3,000 for vacuum pump and \$1,500 for reconditioning ventilating system.

#### SUPREME COURT LIBRARY

1839. Created. The State law library. Attched to and under jurisdiction of, the Supreme Court.

# Bibliography:

- 1839. An act making an appropriation for a library for the use of the Legislature and the Supreme Court. Ap. Feb. 22, 1839. L. 1839, p.149.
- 1849. An act to increase the state library.

  Ap. Feb. 8, 1849.

  Pub.L. 1849, p.98.
  \$500 for books for Supreme Court Library
  - An act to authorize the purchase of books for the use of the supreme court. Ap. Jan. 26, 1849. Pub.L. 1849, p.57. \$5000 appropriated for purchase of law libraries for the use of the supreme court in the first and third grand divisions.
- 1851. An act to authorize the purchase of law books for the libraries of the supreme court. Ap. Jan. 28, 1851. Pub.L. 1851, p.12.
- 1853. An act to authorize the purchase of law books for the libraries of the supreme court. Ap. Jan. 22, 1853. Priv.L. 1853, p.448.
- 1854. An act to appoint commissioners to build a court and library room at Mount Vernon, for the use of the supreme court. Ap. Feb. 28, 1854. L. 1854, p.146. Amended L. 1855, p.187.
- 1855. An act to authorize the purchase of law books for the libraries of the supreme court. Ap. Feb. 6, 1855. Pub.L. 1855, p.153. Beginning regular appropriations for this library.
- 1857. An act to appoint commissioners to build a court and library room for the use of the supreme court in the third division of this state, and to make an appropriation therefor. Ap. Feb. 14, 1857. Publ. 1857, p.34.

SUPREME COURT LIBRARY (con't)
Bibliography (con't)

1857. (con't)

- An act authorizing the purchase of law books for the libraries of the supreme court. Ap. Feb. 28, 1857. Pub.L. 1857, p.44.
- An act giving the judges of the supreme court power to appoint librarians and to regulate compensation, etc. Ap. Feb. 10, 1857. Pub.L. 1857, p.57. Repealed R.S. 1874, p.1024.
- 1859. An act to provide for the completion of the Supreme Court and Library Building in the Third Grand Division. Ap. Feb. 11, 1859. Pub.L. 1859, p.11.
  - An act to provide for the completion of the Supreme Court and Library Building in the Third Grand Division. Ap. Feb. 11, 1859. Pub.L. 1859, p.11.
- 1874. Revised Statutes
  - Chap. 37. Courts. Supreme Court Act. Ap. Mar. 23, 1874.
    Sect. 17. Librarian of Supreme Court.
    R.S. 1874, p.329. Amended L. 1903, p.159; L. 1921, p.396;
    L. 1933, p.465.
- 1883. An act to allow Jacob O. Chance the sum of seventy-five dollars, due him as librarian of the Southern Grand Division of the Supreme Court of the State of Illinois. Filed June 29, 1883.
  L. 1883, p.11.
  Librarian Mar. 31, 1881 June 30, 1881.
  - An act making an appropriation for the purchase of books for the State law library, at the Capitol. Ap. June 25, 1883.
    L. 1883, p.16.
- 1915. Sect. 17 of Supreme Court Act. Ap. Apr. 2, 1897, amended. Judges of the Supreme Court to appoint a librarian. L. 1915, p.364. Amended L. 1921, p.396.

Surety Companies, Licensed by DEPARTMENT OF

1931-33 TRADE AND COMMERCE

1931 -- INSURANCE

Surgeons, Registered and Licensed by

1877-1917 STATE BOARD OF HEALTH
1977-- DEPARTMENT OF REGISTRATION AND EDUCATION

#### SURGICAL INSTITUTE FOR CHILDREN

- 1909. CHILDREN'S SURGICAL INSTITUTE COMMISSION created,
  L. 1909, p.47.
  See CHIODRENS SURGICAL INSTITUTE COMMISSION
- 1911. Created. An act to establish a surgical institution for children.
  Ap. June 6, 1911.
  - L. 1911, p.129. Amended L. 1919, p.246; L. 1943, v.1, p.316; L. 1951, p.999.
    - Sect. 7. 12a repealed L. 1951, p.999. Sect. 9, 10, 13-19 repealed L. 1919, p.247. Appropriation L. 1913, p.19.
  - Purpose: "To receive, treat and nurse such children whose parents or guardians may be financially unable to provide surgical treatment, as may be physically deformed, or suffering from injuries requiring surgical treatment, to the end that their physical disabilities may be removed, and that they may be thereby made able to become self-sustaining instead of being or becoming at some future time, public charges."

### Government:

- L. 1911, p.130. Under BORAD OF ADMINISTRATION.

  L. 1917, p.16. Board of Administration abolished by Civil

  Administrative Code. Powers and duties to DEPARTMENT OF PUBLIC WELFARE.

  L. 1917, p.26.
- 1919. Located for first time. Became a part of CENTRAL GROUP HOSPITAL, CHICAGO (1925 named of hospital changed to RESEARCH AND EDUCATIONAL HOSPITALS, 1925).
- 1924. First unit of building dedicated.

SURVEY, ILLINOIS INDUSTRIAL

See INDUSTRIAL SURVEY, ILLINOIS

SURVEY, NATURAL HISTORY

See NATURAL HISTORY SURVEY

SURVEY. STATE GEOLOGICAL

See GEOLOGICAL SURVEY, STATE

SURVEY OF SPECIALLY HANDICAPPED CHILDREN See CHILDREN, HANDICAPPED

Surveyors

Registration and License of

1937--- By DEPARTMENT OF REGISTRATION AND EDUCATION

For Bibliography

See Land Surveys: Record Laws: U. S. Land Records

Surveys and Rural Hygiene, Division of

See Health, Department of Public. Administrative Divisions.

Swamp Lands

Conservation of Natural Resources: Drainage of Swamp Lands, etc. See also

Submerged and Shore Lands

Summary:

1850. U. S. donated all swamp and overflowed lands remaining unsold at the passage of the act to State. Proceeds to be applied exclusively so far as necessary to reclaiming lands by levees and drains.

U. S. Statutes at Large v.9 p.519 Selection confirmed 1857. U. S. Statutes at Large v.11, p.251

1852. State donated swamp lands to the counties in which they lie. Counties to receive cash or land scrip for swamp land sold by the federal government after the passage of the 1850 act. L. 1852, p.178.

RECORDS:

County

Auditor to supply list of swamp lands and lands against which there are adverse claims. County swamp land commissioner to keep record book on sales.

Deeds issued by county court.

1859. Sales of swamp and overflowed lands to be reported to auditor. Session Laws 1859, p.202.

RECORDS:

In Auditor's office: County Clerk's annual report on sales Entered on auditor's tract book.

General Acts Relating to:

Donated by U. S. to the State.

An act to enable the State of Arkansas and other states to reclaim the "swamp lands" within their districts. Ap. Sept. 28, 1850.

U. S. Statutes at Large v.9, p.519.

The whole of the swamp and overflowed lands made unfit thereby for cultivation remaining unsold at the passage of the act, donated on application of the Governor to the Secretary of the Interior who shall make out lists and plats of the land.

Proceeds to be applied exclusively so far as necessary to the reclaiming of lands by levees and drains.

1851. The State allowed a preemption claim.

> An act granting a preeemption upon certain lands in Alexander County. Ap. Feb. 15, 1851. L. 1851, p.104. Daniel H. Brush and Alexander P. Gross had applied for the entry

of land and pending settlement of entry formalities the land was donated to the state. To be allowed to purchase certain lands. Swamp Lands (con't)
General Acts Relating to (con't)

- 1852. The State donated the swamp land to the counties in which they lie. An act to dispose of the swamp and overflowed lands and to pay the expenses of selecting and surveying the same. Ap. June 22, 1852. L. 1852, p.178.
  - Swamp lands granted to the counties in which they lie "for the purpose of constructing the necessary levees and drains to reclaim the same, and the balance of said lands, if any there be, after the same are reclaimed...shall be distributed in each county, equally, among the townships thereof, for the purposes of education, or the same may be applied to the construction of roads and bridges" or other internal improvements at the discretion of the county court.
  - Adverse claims against swamp lands. Counties to receive purchase money or other lands from the United States for lands. Sold by the U. S. since passage of the act. Located by bounty land warrants since the passage of the act. Located under federal preemption act of 1841. Claimed by Central railroad under act of 1850.
  - Abstract of swamp lands and adverse claims to be furnished each county by auditor of public accounts.
  - Lands surveyed and appraised by county surveyors. A drainage commissioner to be appointed by each county court.
  - Sale of swamp lands by county
    County drainage commissioner to advertise and sell to highest
    bidder at not less than appraised price for cash or the price
    may be discharged in labor.
  - Records of sale to be entered in special sale book by drainage commissioner. Deeds issued by county court.
  - Sale limited to amount actually needed for cost of drainage.
  - Preemptions allowed, not to exceed one quarter section.
    Claim must be filed in three months and land paid for in twelve months.

#### Drainage

County surveyors to report plans and estimates of cost and county court to cause lands to be drained by levees, drains or canals. Adjoining counties may combine drainage systems.

Salaries of surveyors, chainman, etc., paid by auditor of public accounts and charged against county.

1872. Assessment act.

Sect. 275. R.S. 1874, p.903.

Acts relating to swamp lands in individual counties:

### 1853. Edgar County

An act to authorize the county court of Edgar County to pay Samuel R. Lodge for services rendered. Ap. Feb. 12, 1853. Pub.L. 1853, p.249. For surveying swamp lands of the county.

### Iroquois County

An act to amend an act to dispose of the swamp and overflowed lands and to pay the expenses of selecting and surveying the same. Ap. June 22, 1852. Ap. Feb. 3, 1853. L. 1853, p.93.

### Lee County

An act to vest in the board of supervisors of Lee County the control of the swamp and overflowed lands situated therein and for other purposes. Ap. Feb. 12, 1853.
L. 1853, p. 223.

### St. Clair County

An act to convey the interest of the State of Illinois in certain lands in St. Clair County. Ap. Feb. 12, 1853. L. 1853, p.223.

### 1854. Kankakee County

An act to amend an act entitled, "An act to dispose of the swamp and overflowed lands and to pay the expenses of selecting and surveying the same," ap. June 22, 1852; and to vest the title of such of the said lands as lie in Kankakee County in said Kankakee County and to provide for the payment of selecting, surveying and locating said lands.

Ap. Mar. 1, 1854.

Pr.L. 1854, p.100.

#### 1855. Adams County

An act to amend the several laws of this state in relation to swamp lands. Ap. Feb. 15, 1855.
L. 1855, p.176.

#### Carroll County

An act to authorize the board of supervisors of Carroll County to grant a preemption to swamp lands in said county, in the case herein provided. Ap. Feb. 12, 1855.
Priv.L. 1855, p.727.

### Clay, Jasper, Lawrence, Richland Counties

An act to amend an act entitled, "An act to dispose of the swamp and overflowed lands and to pay the expenses of selling the same," passed 22d of June A.D. 1852.
L. 1855, p.150.

#### Franklin County

An act to authorize an appropriation out of the swamp land funds of Franklin County to improve the roads and build bridges in said county. Ap. Feb. 15, 1855.

Priv.L. 1855, p.725.

Acts relating to swamp lands in individual counties: (con't)

1855. Grundy County

An act the better to enable the board of supervisors of Grundy County to dispose of the swamp and overflowed lands thereof situated. Ap. Feb. 14, 1855. Priv.L. 1855, p.702.

Iroquois County

An act to expedite and insure the thorough drainage of the swamp lands of the County of Iroquois, and to facilitate the sale thereof. Ap. Feb. 14, 1855.
Priv.L. 1855, p.623.

Jasper County

An act in relation to the swamp and overflowed lands in Jasper County. Ap. Feb. 9, 1855. Priv.L. 1855, p.729.

Jersey County

An act to amend an act entitled, "An act to dispose of the swamp and overflowed lands and to pay the expenses of selecting and surveying the same," ap. June 22, 1852. Ap. Feb. 15, 1855. L. 1855, p.148.

1857. Brown County

An act to amend the several laws of this state in relation to swamp lands. Ap. Feb. 13, 1857.

L. 1857, p.61.

Bureau County

An act concerning the swamp lands of Bureau County.
Ap. Feb. 18, 1857.
Priv.L. 1857, v.2, p.1206.

Champaign, DeWitt, Kankakee, Livingston, McLean, Piatt and Vermilion Counties.

An act to authorize the sale of swamp and overflowed lands in certain counties therein named. Ap. Feb. 16, 1857.
L. 1857, p.122.

Clay County

An act for the relief of David Ingraham and others and to grant preemption right to a certain piece of swamp and overflowed land in Clay County. Ap. Feb. 18, 1857. Priv.L. 1857, v.2, p.1382.

Gallatin County

An act for the relief of Gallatin County, ap. Feb. 16, 1857.

Priv.L. 1857, v.2, p.1071.

Acts relating to swamp lands in individual counties: (con't)

# 1857. Greene County

An act to amend an act entitled, "An act to dispose of the swamp and overflowed lands and to pay the expenses of selling the same," passed 22d of June A.D. 1852. Ap. Feb. 10, 1857. L. 1857, p.41.

### Iroquois County

An act to amend an act entitled, "An act to expedite and insure a thorough drainage of the swamp lands of the County of Iroquois and to facilitate the sale thereof. Ap. Feb. 16, 1857.
Priv.L. 1857, p.925.

### Lake County

An act to confirm the sale of certain swamp lands therein named. Ap. Feb. 10, 1857.
Priv.L. 1857, p.363.

### Lee County

An act for the appropriation of the proceeds of the sales of swamp lands, in Lee County, and for other purposes.

Ap. Feb. 18, 1857.

Priv.L. 1857, v.2, p.1346.

### Massac County

An act to amend an act entitled, "An act to dispose of the swamp and overflowed lands and to pay the expenses of selecting and surveying the same. Ap. June 22, 1852. Ap. Feb. 12, 1857.

L. 1857, p.44.

An act to confirm the sale of certain swamp lands therein named. Ap. Feb. 10, 1857.
Priv.L. 1857, p.363.

### 1859. Gallatin County

An act for the relief of Gallatin County. Ap. Feb. 23, 1859.

<u>L. 1859, p.148.</u>

### Henry County

An act concerning the swamp and overflowed lands of Henry County. Ap. Feb. 19, 1859. L. 1859, p.202.

#### Iroquois County

An act further to amend "An act to expedite and insure the thorough draining of the swamp lands of the County of Iroquois and to facilitate the sale thereof."

Ap. Feb. 18, 1859.

L. 1859, p.203.

Acts relating to swamp lands in individual counties: (con't)

1859. McHenry County

An act to provide for the support of the poor in the County of McHenry and to repeal an act therein named.

Ap. Feb. 24, 1859.

Pub.L. 1859, p.131.

Proceeds of sale of swamp lands to be devoted to purchase of a poor farm.

Whiteside County

An act to legalize certain acts and proceedings of the Board of supervisors of Whiteside County in relation to the sale and conveyance of the swamp and overflowed lands situated in said county. Ap. Feb. 14, 1859.
L. 1859, p.41.

An act entitled, "An act to authorize the Board of Supervisors of Whiteside County to apportion the swamp and overflowed land school fund of said county among the several townships of said county." Ap. Feb. 24, 1859.
Pub.L. 1859, p.189.

1861. Hancock County

An act to reclaim swamp lands in Hancock County. Ap. Feb. 6, 1861. L. 1861, p.126.

Saline County

An act in relation to the swamp land fund of Saline County.

Ap. Feb. 20, 1861.

L. 1861, p.185.

1865. Jefferson and other counties

Counties through which the Shawneetown branch of the Illinois Central Railroad runs authorized to subscribe to stock therein, issuing bonds secured by their swamp lands. P. L. 1865, v.2, p.216.

1867. Crawford County

An act to legalize the sales and conveyance of swamp and overflowed lands in the County of Crawford. Ap. Feb. 20, 1867. Priv.L. 1867, v.2, p.858.

Lee County

An act to enable the board of supervisors of Lee County to use their swamp land funds in payment of the indebtedness of said county. Ap. Feb. 28, 1867.

Priv.L. 1867, p.889.

1869. St. Clair County

An act to amend an act entitled, "An act for the sale of swamp lands," Ap. Feb. 14, A.D. 1859, and to restrain St. Clair County from selling certain lands and for other purposes. Ap. Mar. 11, 1869.

L. 1869, p.243.

Swamp Lands (con't)

1859. Records of sales

An act requiring the sales of swamp and overflowed lands to be reported to the auditor. Ap. Jan. 29, 1859.

L. 1859, p.178.

County clerks required to report annually on Mar. 1 to auditor of public accounts: abstract of the sales of swamp and overflowed lands giving dates of sale, name of purchaser, description and number of acres. Allowed three cents per tract for so doing, payable by county. Auditor to file original report and enter sales on the tract books of his office. Allowed three cents per tract for same, payable by state treasurer.

1852. "The State having ranted all of said lands to the counties, respectively, has no interest therein; but Congress having ranted the same to the States, the United States Land Department deals with the State, and not with the several counties. Cash indemnity is paid to the State, patents and land indemnity scrip are issued to the state."

# The State's dealings with the U.S. Government re swamp lands:

Bibliography:

State swamp land agent. Biennial reports 1876-96. (In Illinois Reports)

- U. S. Land office, General. Decisions in cases relating to public lands. Washington 1881-1923. 49 v.
- U. S. Land Office, General. Digest of the decisions in cases relating to public lands...v.1-51. 1897-1928.

The Secretary of the Interior failed to make the lists and plate required by the Law of 1850, and allowed the local land officers to continue to dispose of the lands granted.

Remedial acts of 1855 and 1857:

1855. An act for the relief of purchasers and locators of swamp and overflowed lands. Ap. Mar. 2, 1855. U.S. Statutes at Large v.10 p.634.

Granted relief to the purchasers and locators of swamp and overflowed lands by giving the states the purchase money for all such lands theretofore sold, and allowing dry lands of like quantity for such as had been located by warrants of scrip! President to issue patents to purchasers and locators who have made entries of the public lands claimed as swamp lands either by cash, land warrants or scrip, prior to the issue of patents to the states under the act of 1850. In cases where the state has sold or disposed of any tract to any individual or individuals prior to its obtaining a patent, the president

Swamp Lands (con't)

1860.

1866.

1855. Remedial acts of 1855 and 1857:

shall not issue a patent until the state releases its claim. The state to file lists of such sales within ninety days.

Indemnity to the states where they lose swamp lands under this act. Upon due proof by an authorized agent of the state before the Commissioner of the General Land Office that the lands involved were swamp lands; purchase money to be paid to state when purchased; when located by warrant or scrip, the state shall be authorized to locate a like quantity upon any public lands subject to entray at \$1.25 per acre or less. Subject to approval of decisions of the General Land Office by the Secretary of the Interior.

1855. Pub.L. 1855, p.742. Joint resolution.

Instructing Illinois members of Congress to introduce a bill at the present session, for "an act requiring the United States to issue patents conveying to the purchasers of such swamp lands as were purchased, bona fide, and after the passage by Congress of said swamp land act, and before the same were withdrawn from market, and to require the general government to pay to the State of Illinois, for the benefit of the counties respectively entitled to the same, the amount received by the United States for said lands."

An act to confirm to the several states the swamp and overflowed lands selected under the Act of September twenty-eight, eighteen hundred and fifty, and the Act of the second of March, eighteen hundred and forty-nine.

Ap. Mar. 3, 1857.

U.S. Statutes at Large v.ll, p.251.

The selections of swamp and overflowed lands granted to the states, theretofore made and reported to the General Land Office, so far as the same remained vacant and unappropriated and not interferred with by actual settlement under existing laws of the United States, were confirmed and in force until that time the provisions of the act of Mar. 2, 1855.

Act approved Mar. 12, 1860 (U.S. Statutes at Large v.12, p.3) entended the grant to Minnesota and Oregon.

Act approved July 23, 1866 (U.S. Statutes at Large v.14, p.218) granted the same character of lands within her limits to the State of California. The scope and tenure of the decisions based on all these acts appear in decisions of the U.S. Supreme Court in the case of Wright v. Roseberry (121 U.S. 488). See also Supreme Court decisions lists on p.591 of 1896 report in House Journal (III.) 1897, p.591.

Swamp Lands (con't)

1875. State agent for swamp lands. Issac R. Hitt appointed under joint resolution of 1875. Ill. Laws 1875 p.118. He made reports from 1876-96. (See Illinois reports).

Subject of dispute between the State and the U.S.

What constituted swamp lands. The Secretary of the Interior failed to make out lists of swamp lands as directed by the act of 1850. This threw the burden of proof on the State which elected to take its own surveys as the basis.

The State claimed:

Marshy and overflowed lands covered by water non-navigable and the islands that might fall within the smallest legal subdivision where over one-half of the same was not dry land, susceptible of cultivation in the staple crops of the county. e.g., the beds of Wolf and Calumet Lakes in Cook County, Pistakee Lake in Lake County, and Lake in Randolph County. (Swamp land agent report 1880. Ill. reports 1881 v.l, Doc. 1.)

Unsurveyed islands in the waters in and on the border of the state and under the jurisdiction of the state.
([bid. p.10.]

Meandered lake lands. Lands included within the meander line of a lake, where it appears by subsequent official survey and investigation that such line was not properly established. (Swamp land agent report, 1896, In House Journal 1897, p.601.)

Etc. (See the various reports of the Swamp Land agent.)

Cash indemnities for lands sold by the U.S. and subsequently acknowledged as swamp lands. Claims largely adjusted by 1896. (Swamp land agent report, 1896, Op. cit. p.575.)

Claim for indemnity for swamp and overflowed lands on the odd sections within the six miles of either side of the Illinois Central Railroad (see grant of Sept. 20, 1850), not acknowledged by U.S. Claim for 399,412.69 acres, mostly in Cook County.

Land indemnity scrip.

By a ruling of the U.S. Land Department said land indemnity scrip could only be located on lands subject to entry the State of Illinois. U.S. lands were all gone in Illinois by 1876, and out of 101,934.96 acres of scrip issued, only 2,309 acres were located (1876 report). State claimed it was entitled to 400,000 acres more. Attempts made to get cash indemnity instead. (See 1896 report of State swamp land agent, op. cit. p.577.

SWEDEN AND FINLAND, COMMISSION TO ADMINISTER FUND FOR RELIEF OF DESTITUTION IN

1903. Created. An act for the relief of the destitute people in Northern Sweden and Finland. Ap. May 4, 1903. L. 1903, p.82.

Composition: 3 persons appointed by Governor.

Duties: To pay over \$5,000 appropriated for relief to proper authorities in Northern Sweden and Finland.

SWEDISH TERCENTENARY COMMISSION, ILLINOIS.

1907. Created. An act to create a commission to participate in the tercentenary commemoration of the first landing and settlement of Swedes in America for the year 1638 and to authorize an appropriation therefor. Ap. July 8, 1937.
L. 1937, p.207.

Composition: Governor, Lieutenant Governor, Speaker of the House ex officio, 5 Senators appointed by President, 5 representatives appointed by Speaker, and 5 citizens of the State appointed by the Governor.

Duties: To arrange for the suitable participation of the State of Illinois in the Swedish Tercentenary celebration at Wilmington and Philadelphia in 1938.

Swimming Pools

See Health, Acts Relating to Public Sanitary Engineering, Swimming Pools.







